

PUBLIC HEALTH SERVICE ACT AMENDMENTS OF 1974

JANUARY 21, 1974.—Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

Mr. STAGGERS, from the Committee on Interstate and Foreign Commerce, submitted the following

REPORT

[To accompany H.R. 10957]

The Committee on Interstate and Foreign Commerce, to whom was referred the bill (H.R. 10957) to consolidate and revise the laws relating to public health, having considered the same, report favorably thereon with amendments and recommend that the bill as amended do pass.

The amendments are as follows:

Page 1, line 4, strike out "1973" and insert in lieu thereof "1974".

Page 5, line 16, strike out "(e)" and insert in lieu thereof "(f)".

Page 6, line 7, strike out "(f)" and insert in lieu thereof "(g)".

Page 32, line 17, strike out "redesignated" and insert in lieu thereof "redesignated".

Page 48, line 4, strike out "(d)" and insert in lieu thereof "(e)".

Page 64, line 7, strike out "882A" and insert in lieu thereof "882".

Page 67, line 7, strike out "(c)" and insert in lieu thereof "(d)".

SUMMARY OF LEGISLATION

The Public Health Service Act Amendments of 1974, H.R. 10957, rearrange and consolidate the legislative provisions in the Public Health Service Act and related Acts, making practically no substantive changes in those provisions, in preparation for substantive revisions of expiring provisions being prepared in separate legislation. The Public Health Service Act was enacted July 1, 1944, at which time it represented the first consolidation of previous authorities for Federal support of public health programs since 1878. Since 1944 it has grown, through over 50 amendments, to need the intended consolidation. Since over half of the Act expires on June 30, 1974, and must be rewritten, the Committee intends at this time to prepare for the necessary rewriting with the non-substantive consolidation of the provisions contained in H.R. 10957. The revised Act will contain ten titles based on existing law as summarized in Table I and detailed below.

BACKGROUND

Hearings were held on H.R. 7274, a bill similar to H.R. 10957, on May 10, 11, and 14, 1973. General support for the parts of H.R. 7274 contained in H.R. 10957 was offered by both administration and public witnesses. It was subsequently considered in the Committee's Subcommittee on Public Health and Environment in open session, reported by unanimous voice vote and reintroduced as a clean bill, H.R. 10957. H.R. 7274 contained material concerned with health services research, health statistics and medical libraries in addition to the material intended to consolidate the Public Health Service Act and related laws. The reported bill does not contain the additional materials which will be treated later in separate legislation. H.R. 10957 was subsequently considered by the Interstate and Foreign Commerce Committee in open session and reported by unanimous voice vote.

COST OF LEGISLATION

Since H.R. 10957 creates no new legislative authority and contains no new authorizations of appropriations, no additional or new costs to the Federal government will occur upon its enactment. Present expenditures authorized by the Public Health Service Act and related Acts would continue unchanged.

HISTORY AND NEED FOR LEGISLATION

The original report on the Public Health Service Act by your committee (H. Rept. 78-1364, April 20, 1944) began as follows:

The bill for the most part is merely a restatement of the laws relating to the Public Health Service. It proposes to bring together, in a compact and orderly arrangement, substantially all existing law on the subject except obsolete provisions; to repeal obsolete laws; [and] to resolve certain ambiguities in existing law . . .

This is also an excellent description of the intent of H.R. 10957. Since 1944 the PHS Act has grown from 5 to 13 titles through some 57 separate sets of amendments. In addition, a variety of free standing provisions of law which should properly be included in the PHS Act have again been created (including provisions concerned with developmental disabilities, alcoholism, and mental health).

During this period of rapid growth in the Act a variety of structural problems have arisen with the Act which again require rearrangement and consolidation. Some provisions have become archaic or been superseded by subsequent enactments without being repealed (sections 307, 314(f), and 372, discussed below, provide three examples). Some titles have become so long and crowded as to be unwieldy or to prevent the addition of new material (titles III and VII). Provisions which should logically be placed together in the Act have been separated (the various authorities for health planning and development programs). In other places provisions bearing no logical relationship to each other are juxtaposed (parts A and B of title III).

The reported bill proposes to correct these problems, primarily by rearranging and redesignating existing provisions of law, without

changing their substance, into a more compact and orderly set of titles, and secondarily by repealing a few obsolete provisions and revising several dated or conflicting provisions. The changes made are summarized in Table I and shown in detail in Tables II and III of the Committee report. The few substantive changes made are discussed in detail below (Changes in Existing Law Made by H.R. 10957).

The rearrangement and consolidation of the Act is undertaken at this time because over half of its provisions are expiring at the end of the present fiscal year. The Act will be substantially easier to revise in subsequent substantive legislation than at present. In fact, it is your Committee's intent to undertake the necessary substantive revision of the expiring authorities in five or six proposals dealing with individual titles in the new Act rather than the fourteen or fifteen which would be necessary if each of the expiring programs was handled in separate legislation. The first of these proposals has already been reported from the Committee's Subcommittee on Public Health and Environment (H.R. 11385, which revises the new title III, concerning health services research and health statistics). Subsequent proposals concerning health planning and development (new title V), health services (new titles VI and VII) and health manpower (new titles VIII and IX), all of which are expiring, are in various stages of development.

TABLE I—SUMMARY OF THE STRUCTURE, PROVISIONS AND SOURCES OF THE NEW PUBLIC HEALTH SERVICE ACT

Title I—General Provisions

Part A—Short Title and Findings

Section 1 of the present Public Health Service (PHS) Act and a new statement of findings based on the preamble to P.L. 89-749.

Part B—General Provisions

General provisions from titles I, II, III, and V of the existing PHS Act.

Title II—Public Health Service and Federal Health Programs

Part A—Administration

Most existing provisions of title II and some existing provisions of title V of the PHS Act.

Part B—Federal Health Programs

This new part contains provisions concerning health programs operated directly by DHEW.

Subpart 1—Public Health Service Medical Care Facilities; Medical Care

Sections 223, 311(c), 321-28, and 502-4 of the existing PHS Act concerning primarily the provision of medical care to merchant seamen and other Federal beneficiaries.

Subpart 2—National Library of Medicine

Sections 381-88 of the existing PHS Act.

Subpart 3—Assistance to Medical Libraries

Sections 390-99 of the existing PHS Act.

Subpart 4—Communicable Diseases and Quarantine
Sections 311(a), 317-18, and 361-9 of the existing PHS Act.

Subpart 5—Narcotic Addicts and Other Drug Abusers
Sections 341-7 of the existing PHS Act.

Subpart 6—Person's with Hansen's Disease
Sections 331-2 of the existing PHS Act.

Title III—Health Services Research and Development

Sections 304, 305, 308, 312, 312a, 313, and 315 concerning primarily the collection and analysis of health statistics and the performance of health services research.

Title IV—National Research Institutes

Part A—General Research Authority

A new general research authority combining the substantive provisions of sections 301 and 303 of the existing PHS Act.

Part B—National Cancer Institute

Part A of the existing PHS Act. Parts C through H of the new PHS Act listed below correspond to Parts B through G of the existing PHS Act.

Part C—National Heart and Lung Institute

Part D—National Institute of Dental Research

Part E—National Institute on Arthritis, Rheumatism and Metabolic Diseases, National Institute of Neurological Diseases and Stroke, and Other Institutes

Part F—Institutes of Child Health and Human Development and of General Medical Sciences

Part G—National Eye Institute

Part H—Administrative Provisions

Part I—National Institute on Alcohol Abuse and Alcoholism
Sections 101 and 102 of the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970.

Title V—Health Systems Planning and Development

Part A—Comprehensive Health Planning

Sections 314(a), (b) and (g), 311(b), and 316 of the existing PHS Act.

Part B—Assistance for Construction and Modernization of Hospitals and Other Medical Facilities

Sections 601-46 of the existing PHS Act, the Hill-Burton program.

Part C—Education, Research, Training, and Demonstrations in the Fields of Heart Diseases, Cancer, Stroke, Kidney Disease and Other Related Diseases

Sections 900-910(a) of the existing PHS Act, the Regional Medical Program.

Title VI—Health Services Programs: General

Contains provisions concerning program for the direct or indirect provision of personal health services, other than mental health services.

Part A—Health Services Development

Sections 314(d) and (e) of the existing PHS Act.

Part B—Development Disability

Sections 121–140 of the existing Developmental Disabilities Services and Facilities Construction Act and sections 401, 403–6, and 408–10 of the existing Mental Retardation Facilities and Community Mental Health Centers Construction Act of 1963.

Part C—Migrant Health

Section 310 of the existing PHS Act.

Part D—Population Research and Voluntary Family Planning Programs

Sections 1001–8 of the existing PHS Act.

Part E—Genetic Blood Disorders

Sections 1101–1115 of the existing PHS Act.

Part F—National Health Service Corps

Section 329 of the existing PHS Act.

Title VII—Health Services Programs: Mental Health

Contains provisions concerning programs for the direct or indirect provision of mental health services.

Part A—Grants for Construction of Community Mental Health Centers

Sections 201–7 of the existing Community Mental Health Centers Act of 1963 (CMHC Act).

Part B—Grants for Initial Cost of Professional and Technical Personnel of Community Mental Health Centers

Sections 220–4 of the existing CMHC Act.

Part C—Alcoholism

Sections 240–7 of the existing CMHC Act and sections 201, 301–3, 321, 333, and 502–3 of the existing Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970.

Part D—Narcotic Addiction, Drug Abuse, and Drug Dependence Prevention and Rehabilitation

Sections 251–6 of the existing CMHC Act.

Part E—Mental Health of Children

Sections 271–2 of the existing CMHC Act.

Part F—General Provisions

Sections 261, 263–4 and 266, of the existing CMHC Act and sections 401, 403–6, and 408–10 of the Mental Retardation Facilities and Community Mental Health Centers Construction Act of 1963.

Title VIII—Health Manpower Programs: Institutional Assistance

Part A—Public Health Training

Section 309 of the existing PHS Act.

Part B—Health Planning Training

Section 314(c) of the existing PHS Act.

Part C—Grants for Construction of Health Research Facilities

Section 701–711 of the existing PHS Act.

Part D—Assistance for Construction of Teaching Facilities for Medical, Dental and Other Health Personnel

Section 720–9 of the existing PHS Act.

- Part E—Assistance To Improve the Quality of Health Professions Schools
Sections 770–5 of the existing PHS Act.
- Part F—Nurse Training
Sections 801–10, 821, 841–3, and 868 of the existing PHS Act.
- Part G—Training in the Allied Health Professions
Section 791–6, and 798 of the existing PHS Act.
- Part H—Additional Grants for Training Programs
Sections 767–9, 769A, and 769B of the PHS Act.
- Part I—General Provisions
Sections 799, 799A, and 844–5 of the PHS Act.
- Title IX—Health Manpower Programs: Student Assistance
 - Part A—National Health Service Corps Scholarship Program
Section 225 of the PHS Act.
 - Part B—Public Health Traineeships
Section 306 of the PHS Act.
 - Part C—Loans for Students at Schools of Medicine, Osteopathy, Dentistry, Pharmacy, Podiatry, Optometry, and Veterinary Medicine.
Sections 740–7 of the existing PHS Act.
 - Part D—Scholarships for Students at Schools of Medicine, Osteopathy, Dentistry, Pharmacy, Podiatry, Optometry and Veterinary Medicine
Sections 780–1, and 784–6 of the existing PHS Act.
 - Part E—Loans for Nursing Students
Sections 822–30 of the existing PHS Act.*
 - Part F—Scholarships for Nursing Students
Sections 860–1, and 869 of the existing PHS Act.
 - Part G—Scholarships and Loans for Students of the Allied Health Professions
Sections 794B, and 794D of the existing PHS Act.
 - Part H—General Provisions
Sections 799, 799A, and 844–5 of the existing PHS Act.
- Title X—Health Regulatory Programs
Sections 351–60F of the existing PHS Act.
- Title XI—(Vacant)
- Title XII—Emergency Medical Services Systems
Identical to the newly enacted (P.L. 93–154) title XII of the PHS Act.
- Title XIII—Health Maintenance Organizations
Identical to the newly enacted (P.L. 93–222) title XIII of the PHS Act.

The revised PHS Act will have the structure, shown in Table I. The first ten titles, created by the revision, constitute the basic structure of the act. Titles XII and XIII, concerning programs for emergency medical services and health maintenance organizations, have been enacted since the introduction of H.R. 10957 and will be consolidated into the first ten titles at a later date, probably by transferring them to the new title V, health systems planning and development.

In this connection it should be noted that H.R. 10957, in section 14, requires HEW to prepare technical and conforming amendments nec-

essary to reflect the changes in such things as cross references in the law required by H.R. 10957. Since these amendments will require subsequent enactment, changes in the Act such as the enactment of titles XII and XIII can be conformed to the consolidation made by H.R. 10957 at that time. Clearly, legislation which amends the PHS Act enacted after H.R. 10957 will be drafted to conform to the revision.

CHANGES IN EXISTING LAW MADE BY H.R. 10957

Findings

The PHS Act presently contains no statement of Congressional findings or purpose. While many of the Acts which have amended the PHS Act have contained such statements they have always been "outside the quotes" and omitted from the PHS Act. The Committee has taken advantage of this consolidation of the Act to add a statement of findings before the general provisions in title I. These findings are drawn from and similar to those contained in the preamble to P.L. 89-749, the Comprehensive Health Planning and Public Health Service Amendments of 1966.

Surgeon General

The Office of the Surgeon General can be traced back to 1870 when Congress passed legislation which authorized the Secretary of the Treasury to appoint a Supervising Surgeon with control over the Marine Hospital Service (16 Stat. 169; June 29, 1870). This Service was created in 1798 under the Department of the Treasury to treat ill and injured seamen of the infant merchant marine industry.

In 1902, the Marine Hospital Service was renamed the Public Health and Marine Hospital Service because of the increasing importance of its public health work (32 Stat. 712; July 1, 1902). At that time, the title of Supervising Surgeon was changed to Supervising Surgeon General. The name of the Service was changed again in 1912 to the United States Public Health Service and the title, Surgeon General, was adopted (37 Stat. 309; August 14, 1912).

In 1939, the U.S. Public Health Service was moved from the Treasury Department to the Federal Security Administration (forerunner of the Department of HEW), (53 Stat. 1425; April 25, 1939). The Surgeon General became subject to the appointment and supervision of the Federal Security Administrator.

Acts of 1943 (57 Stat. 587; November 11, 1943) and 1944 (58 Stat. 684; July 1, 1944) established a four-bureau structure for the U.S. Public Health Service consisting of the Office of the Surgeon General, the Bureaus of Medical Services and States Services, and the National Institutes of Health. Section 204 of the 1944 Public Health Service Act (58 Stat. 684; July 1, 1944) provided for the appointment of the Surgeon General from the regular Commissioned Corps for a 4-year term with the advice and consent of the Senate.

When the Department of HEW was created in 1953, a special non-career position of Assistant for Health and Scientific Affairs was established in the Office of the Secretary. This was a staff position and did not directly infringe on the responsibilities of the Surgeon General as the head of an operating agency who reported directly to the Secretary. However, over time, many of the high-level negotiations on

politically sensitive issues came to be handled by this assistant, and the Secretary often turned to him for advice on key health matters. In 1965, this position was given the title Assistant Secretary, while retaining its staff character. The incumbent exercised an increasingly influential policy role in the following 2 years.

In 1966, Reorganization Plan No. 3 abolished the four-bureau organization of the Public Health Service which had been established in 1944, including the Office of the Surgeon General (see sections 202 and 205 of the existing PHS Act). All the statutory functions of the Surgeon General were placed in the hands of the Secretary. The Secretary redelegated this authority to the Surgeon General.

In 1968, under authority of Reorganization Plan No. 3, the Secretary gave the Assistant Secretary for Health and Scientific Affairs line authority over the Surgeon General. The formal delegation of authority went from the Secretary to the Assistant Secretary, who then redelegated it to the Surgeon General. A few weeks later, a new order was issued abolishing the status of the Public Health Service as an operating agency managed under the direction of the Surgeon General. It established three separate health agencies, the heads of which reported directly to the Assistant Secretary. The Surgeon General became the "principal deputy" to the Assistant Secretary, but without line authority except in the absence of the Assistant Secretary.

This gradual abolishment of the Office of the Surgeon General and its functions, and the original organization of the Public Health Service, has rendered obsolete sections 202, 204-206, and 508 of the existing PHS Act in varying degrees. The Committee has anticipated legislative proposals from the Department of Health, Education, and Welfare for the appropriate revision of these standing provisions of law since the reorganization plans of 1966 and 1968. Since repassage of these sections at this time would supersede the provisions of these reorganization plans, it has been necessary in rearranging and consolidating the PHS Act to make some revisions in them so as not to interfere with the present organization and operation of the Department unnecessarily. As such, the provisions of existing sections 202 and 205 concerning the organization of the Public Health Service and the responsibilities of deputy and assistant surgeon generals have been repealed. In addition, section 508 providing the Secretary with authority for the transfer of funds has been repealed since it is duplicative of his standing budget authorities and his authority for organizing the Department as he finds appropriate, contained in the new section 201 of the PHS Act. Finally, section 204 providing for the appointment of the Surgeon General has been redesignated as section 203 and revised to limit his responsibilities to the administration of the Commissioned Corps of the Public Health Service. None of these changes is considered by the Committee to be definitive and legislative proposals concerning the future of the Public Health Service, the Surgeon General, and the Commissioned Corps will be welcomed by the Committee and given consideration at the earliest possible date.

International Cooperation

The International Health Research Act of 1960 (P.L. 86-610) authorized the Department of Health, Education, and Welfare to

support international health research through fellowships and grants and authorized the President to encourage and support international research in general. The legislation expressed the wish of Congress that foreign currency acquired under farm surplus disposal programs and the mutual security program be used to finance various international medical activities. Therefore, no specific dollar authorizations were included for the activities of the Department.

This Act resulted in the creation in 1968 at the National Institutes of Health of the John E. Fogarty International Center for Advanced Study in the Health Sciences. The Center was named as an appropriate memorial to the late Representative John E. Fogarty. Since its creation it has become a world leader in the conduct and coordination of international health research.

The Fogarty International Center has established programs for encouraging international communication among medical scientists through conferences, seminars, and workshops; for Fogarty scholars; and for an international visitors' center as the focal point at NIH for the reception of international dignitaries and scientists. The Center also administers the NIH international postdoctoral fellowship program and the special foreign currency program (P.L. 480).

Since its establishment, the Center has supported and administered the NIH international research program. This program was initiated in 1958 and has provided opportunities to over 1,200 qualified foreign biomedical scientists. The Center also provides an opportunity for the assembly of outstanding authorities from this country and abroad for the exploration of problems within their own disciplines as well as related fields of interest. Among the subjects of advanced study now being examined by the Center is the state-of-the-art of medicine in the U.S.S.R. and the People's Republic of China. Since 1968, the Center has sponsored over 30 conferences, workshops, and symposia involving hundreds of international specialists in fields such as human genetics, population and family planning, and environmental health. The Gorgas Memorial Laboratory, located in Panama and supported in part by a contribution from the U.S. Government is administered by the Center.

The Committee has been impressed by these activities and hopes that they will both be continued and strengthened. In rearranging the provisions of the PHS Act, section 308 of the existing Act has been redesignated as section 305 and the Committee has felt it appropriate to make modest revisions in that section to eliminate a cross-reference to the original International Health Research Act of 1960 and incorporate the statement of purpose referred to directly into the text, to broaden the applicability of this section to health services research and health statistical activities as well as biomedical research activities, and to eliminate archaic definitions contained within the section.

Hansen's Disease

The original Public Health Service Act contained in title III authority for the hospitalization and treatment of persons suffering from leprosy. The Departmental testimony on the present legislation recommended that all references to "leprosy" be changed to references to "Hansen's Disease," and that references to "lepers" be changed to ref-

erences to "person's with Hansen's disease." This was suggested because the term "leprosy" has carried for several thousand years pejorative connotations which are now unnecessary and inhumane. The term "Hansen's disease," a recognized and preferable name for the disease, lacks such connotations. Therefore, at the recommendation of the administration, the Committee has made these changes in the provisions of law dealing with this disease, now found in subpart VII of title II of the new PHS Act.

General Research Authority

The original PHS Act consolidated a variety of standing authorities for the performance of biomedical research into a new general research authority found in section 301 of the Act. Since that time this authority has had a new subparagraph (h) added to it providing authority for undertaking research by contracts as well as by grants (the Health Research Facilities Amendments of 1956, P.L. 89-115). In 1946 additional authority for training and treatment in the area of mental health was created in section 303 of the existing PHS Act by the National Mental Health Act (P.L. 79-487). This section was further amended by the Health Amendment Act of 1956 (P.L. 84-911) which added provisions relating to traineeships and grants for research to the existing section. These changes made section 303 essentially redundant with section 301. For this reason, at this time the Committee is combining the existing sections 301 and 303 into a new general research authority, designated section 400 and located at the beginning of the new title IV of the PHS Act. This new section 400 combines the substantive provisions of both sections 301 and 303 into a single authority and is not intended to change the substance, intent, or implementation of either of the existing sections.

Combination of Separate Acts with the Public Health Service Act

The consolidation of public health authorities which created the PHS Act in 1944 placed all authorities for public health programs in a single Act. Since that time several Acts have created freestanding provisions for the support of health services. These include the Mental Retardation Facilities and Community Mental Health Centers Construction Act of 1963 (P.L. 88-164) and the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970 (P.L. 91-616). These separate enactments were apparently originally made because the Public Health Service was engaged almost exclusively in preventive and other public health services, and not in the provision or support of personal health services of the kinds required by these acts; because of a feeling that the programs should not be too closely connected to the Public Health Service because health services represented only one and not necessarily the most important of the many kinds of services which are needed by the beneficiaries of these acts; and because it was felt that separate enactments would give these programs greater visibility and autonomy. Since the programs are now administered by the Public Health Service, with the exception of the developmental disabilities program, and because the Public Health Service has in the intervening years developed a much greater concern and responsibility for programs providing direct personal health services to needy beneficiaries,

the Committee now feels that it is appropriate to combine the provisions of these separate enactments with those of the Public Health Service Act and has therefore done so. It is not intended by the Committee that this combination shall change the substance, intent, or implementation of any of these Acts.

Provisions of Law repealed by H.R. 10957

NURSE TRAINING, SECTION 307

Section 307 of the existing PHS Act provides authority for traineeships for the advanced training of professional nurses. This section was originally added to the act by the Health Amendments Act of 1956 (P.L. 84-911) and was used from 1957 until 1964 to provide funds for the advanced training of professional nurses. The provisions of the section were incorporated into section 821 of the Public Health Service Act by the Nurse Training Act of 1964 (P.L. 88-581). Since that time the legislative authority in section 307 has not been used and the Committee now feels that it is appropriate to repeal it.

INTERCHANGE OF PERSONNEL WITH STATES, SECTION 314(f)

The Comprehensive Health Planning and Public Health Services Amendments of 1966 (P.L. 89-749) provided for the temporary interchange of Federal and State personnel engaged in health related work. In 1971, the Intergovernmental Personnel Act repealed section 314(f) because title IV of that act, "Mobility of Federal, State, and Local Employees," provided authority for intergovernmental cooperation among all Federal agencies thus rendering the specific authority of 314(f) unnecessary. This section has thus already been repealed and the Committee action in H.R. 10957 serves to strike it from the books.

GRANTS TO ALASKA FOR MENTAL HEALTH, SECTION 372

The Alaska Mental Health Enabling Act of 1956 (P.L. 84-830) was first passed before Alaska became a State. Prior to enactment, the responsibility for the care and treatment of Alaska's mentally ill had rested with the Department of the Interior. There were no facilities in Alaska for the care of the mentally ill and for more than 50 years the Secretary of the Interior had contracted with a private institution in Portland, Oregon, for their treatment. The 1956 Act transferred this responsibility to the territory of Alaska and provided financial aid for the development of a mental health program. After Alaska became a State, the first part of this authority, section 371 of the PHS Act, was repealed. At that time section 372 was amended by striking the language which referred to Alaska as a territory. The provisions of section 372 have not, however, been used since 1959 when funds were last obligated under it. Since this provision is no longer either necessary or used, the Committee at this time has recommended that it be repealed.

DECLARATION OF PURPOSE, SECTION 600

Section 600 of the PHS Act contains a statement of purpose for the program of assistance for construction and modernization of hospitals and other medical facilities contained in title VI of the Act (the Hill-Burton program). This statement of purpose has no substantive

effect as a provision of law and is in part redundant with the findings which H.R. 10957 adds to the beginning of the PHS Act. For these two reasons the Committee has repealed it in its revision of the Act.

HEALTH MANPOWER AND SERVICES RESEARCH AUTHORITY, SECTION 910 (B) and (c)

These sections provide the Secretary of HEW with a broad general authority for assisting in the costs of research, demonstrations, and special projects for improving or developing health services and for maximizing the use of health manpower in the delivery of health services. They are presently contained in title IX of the PHS Act which otherwise provides authority for the Regional Medical Program. These sections are redundant with the health services research authority found in sections 301 and 304 of the existing PHS Act and are considered by the Committee to have been abused by the Department of Health, Education, and Welfare in recent years through their use for the funding of large, on-going program initiatives for which the Department lacked specific legislative authority. For these two reasons they are being recommended for repeal by the Committee at this time.

MISCELLANEOUS TITLES AND GENERAL PROVISIONS

Finally, the Committee is repealing various titles and general provisions contained in the Mental Retardation Facilities and Community Mental Health Centers Construction Act of 1963 and the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970. The titles in question are no longer needed because the provisions which they entitle have been redesignated as parts of the PHS Act and given new titles in that Act. The general provisions in question have been rewritten and redesignated as parts of the PHS Act and are therefore no longer needed as free-standing provisions.

SECTION-BY-SECTION ANALYSIS OF H.R. 10957, THE PUBLIC HEALTH SERVICE ACT AMENDMENTS OF 1974

Section 1(a)—provides that the Act may be cited as the "Public Health Service Act Amendments of 1974."

Section 1(b)—provides that, unless the context otherwise requires, whenever in the legislation an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision of law, the reference shall be considered as a reference to a section or other provision of the Public Health Service (PHS) Act.

Section 1(c)—provides that repeals of sections or other divisions of the PHS Act which are made by this Act are repeals of such sections or other divisions as they are in effect on the day before the date of enactment of this Act.

Section 2(a)—Amends title 1 of the PHS Act in several respects, including the following: These changes are summarized in title I of Table II of the Committee report. Title I is revised so as to contain two parts; "Part A—Short Title and Findings," and "Part B—General Provisions." Part A is given two sections. The first, entitled "Short Title", provides that the Act may be cited as the "Public Health Serv-

ice Act." The second, entitled "Findings", makes Congressional findings that:

(1) fulfillment of our national purpose depends on promoting and assuring the highest level of health attainable for every person in an environment which contributes positively to healthful individual and family living;

(2) Federal financial assistance must be directed to support the marshaling of all health resources to assure comprehensive health services of high quality for every person; and

(3) attainment of this purpose depends on effective cooperation and partnership involving all levels of government; official, voluntary, and professional health organizations; and individual providers and consumers of health services.

These Congressional findings are broadly based upon those contained in the preamble to P.L. 89-749, the Comprehensive Health Planning Public Health Services Amendments of 1966. They represent a substantive addition to the PHS Act, and are intended by the Committee to summarize the goals toward which the Act is directed.

In the second part of the new title I various general provisions of PHS Act presently found in the existing titles I, II, III, and V are gathered into one place. These provisions concern the definition of terms, acceptance of gifts, memorials and other acknowledgments, the availability of appropriations, evaluation of programs, National Advisory Councils, administration of grants in certain multi-grant projects, and annual reports. Various technical and conforming changes are made, including the correction of cross references, changing reference to the Public Health Service to reference to the Secretary of Health, Education, and Welfare, and changing reference to the Surgeon General to reference to the Secretary of HEW.

Provisions concerning National Advisory Councils presently found in sections 217, 222, and 208(c) are combined into a single new section on National Advisory Councils, designated section 16.

Overlapping requirements for annual reports to the Congress presently contained in sections 301B and 511 are combined into a single requirement for an annual report on the functions of the Public Health Service (including a detailed statement of receipts and disbursements) and of the activities carried out under the provisions of the new titles III and V. This new reporting requirement is found in the new section 18. The overlapping reporting requirements arose from a requirement contained in the original PHS Act of 1944 and a subsequent requirement added in section 310B by an amendment to the PHS Act.

Section 2(b)—repeals existing sections of law which have been combined into other sections by section 2(a), described above. These include sections 222, 511, and 208(c). They become new sections 16(e), 18, and 16(f), respectively. Also repeals existing section 508 which provides authority for the transfer of appropriated funds among parts of the Public Health Service as necessary for the continuance of functions which may have been transferred by the Secretary under his authority in existing section 202 for the reorganization of the Public Health Service. This section is repealed because it is considered entirely redundant with the Secretary's general authority for the

management of appropriated funds. Also makes technical changes in existing section 507 concerning grants to Federal institutions. Section 507 is redesignated by section 2(a) as new section 14(b) in the PHS Act.

Section 2(c)—changes the present heading of title I of the PHS Act, “Short Title and Definitions”, to read, “General Provisions”.

Section 3(a)—amends title II of the PHS Act in several respects as follows. Changes the heading for the title from “Administration” to “Public Health Service and Federal Health Programs”. Inserts a new heading for part A, “Part A—Administration”. Amends the heading for section 201 to read, “Administration and Organization of Public Health Service”, instead of, “Public Health Service”. Rearranges and redesignates sections in part A of title II as shown in title II of table II of the report.

This section consolidates and simplifies the authorities found in existing sections 201 through 207. These sections are concerned primarily with the organization of the Public Health Service, the Commission Corps of the Public Health Service, the Office of the Surgeon General, Deputy and Assistant Surgeon Generals, and appointment, grades, ranks and titles of Commission Corps personnel. The provisions concerning the organization of the Public Health Service contained in section 202 have been dated by several subsequent reorganizations of HEW and are repealed. In place of these the Secretary of HEW is given new general authority in section 201 to organize the Public Health Service into such units as he may designate.

Reorganization Plan No. 3 of 1966 abolished the office of the Surgeon General and transferred all of its functions to the Secretary of HEW. Reenactment of the provisions of sections 201 through 207 concerning the Surgeon General would supersede the Reorganization Plan and this is not the Committee’s intent. Therefore, the provisions of these sections concerning the Surgeon General have been redrafted in H.R. 10957 so that the responsibilities of the Surgeon General are limited to the administration of the Regular and Reserve Corps of the Public Health Service. Dated requirements for the assigning of a Deputy Surgeon General and the responsibilities of Assistant Surgeon Generals contained in existing section 205 are repealed.

The Committee does not intend that these modest revisions of this part of the PHS Act be considered as a definitive disposition of the current status of the Surgeon General and the Commissioned Corps of the Public Health Service. It is hoped that the Department will be forthcoming with legislative proposals for the permanent definition of the responsibilities of the Surgeon General and Commissioned Corps.

The rest of this section makes technical and conforming amendments, designed primarily to bring up to date references made in the Act to other laws.

Section 3(b)—rearranges and redesignates sections 208–216, 218–221, 224, 505–506, and 510 of the existing PHS Act so that they become sections 205–218 of the new PHS Act in the manner shown in title II of Table II, below. A variety of technical and conforming amendments in these sections are made, principally to conform cross references among them.

Section 4—amends title II of the PHS Act through a series of amendments which create a new part B, entitled “Part B—Federal Health Programs”. This new part contains provisions in the existing PHS Act which concern health programs operated directly by the Department of Health, Education, and Welfare. It is to consist of six subparts which are described in the following paragraphs.

Subpart 1, entitled “Public Health Service Medical Care Facilities; Medical Care”, is to consist of sections 321–328, 502–504, and 223 of the existing PHS Act. These sections are transferred to the new subpart and redesignated as sections 221–232 of the new PHS Act, respectively. In addition, section 311(c) of the existing PHS Act is redesignated as section 228(c) in the new PHS Act. Various technical and conforming amendments are made in the redesignated sections consisting primarily of the substitution of the term Secretary for the term Surgeon General at each place where it occurs.

Subpart 2, entitled “National Library of Medicine”, is to consist of sections 381–388 of the existing PHS Act. These sections are transferred to the new subpart and redesignated as sections 241–248, respectively. Again, a variety of technical and conforming amendments are made to the redesignated sections, in this case primarily concerned with cross references within the Act.

Subpart 3, entitled “Assistance to Medical Libraries”, is to consist of sections 390–399b of the existing PHS Act. These are transferred to the new subpart and redesignated as sections 251–262, respectively. Various technical amendments are made to conform the cross references within these sections to the changes made by H.R. 10957.

Subpart 4, entitled “Communicable Diseases and Quarantine”, is to consist of sections 311(a), 317–318, and 361–369 of the existing PHS Act. These are transferred to the new subpart and redesignated as sections 265–276, respectively. Technical amendments in this case are intended to conform the cross references and to substitute reference to the Secretary for reference to the Surgeon General.

Subpart 5, entitled “Narcotic Addicts and Other Drug Abusers”, is to consist of sections 341–347 of the existing PHS Act. These are transferred to the new subpart and redesignated as sections 281–287, respectively. In addition to technical amendments to the cross references in the affected sections, conforming amendments are made to bring up to date the references in these sections to other acts and laws.

Subpart 6, entitled “Persons with Hansens Disease”, is to consist of sections 331–332 of the existing PHS Act. These are transferred to the new subpart and redesignated as sections 291–292, respectively. In the heading for this subpart and in each of the redesignated sections references to “lepers”, and “leper patients” are changed to “persons with Hansen’s disease”. Reference to “leprosy” is changed to reference to “Hansen’s disease”. These changes are made in order to conform these sections to modern usage which prefers the term “Hansens disease” too “leprosy” because it lacks the historical and perjorative connotations of the term “leprosy”.

Section 5(a)—redesignates section 302(a) of the existing PHS Act as a new section 517 in part E of the Controlled Substances Act, entitled “Studies Respecting Medical and Scientific Requirements for Narcotics”. The new section heading is added to the table of contents

of the Comprehensive Drug Abuse Prevention and Control Act of 1970. Section 302(a) as so redesignated is revised as necessary to conform to the provisions of the Controlled Substances Act. It provides that the Secretary shall conduct such studies and investigations as may be necessary to determine the quantities of crude opium, cocoa leaves, and their salts, derivatives, and preparation, and other drugs subject to control under this title in the Controlled Substances Import and Export Act, together with reserves thereof, as may be necessary to supply the normal and emergency medical and scientific requirements of the United States. The results of these studies and investigations are to be reported not later than the first of April each year to the Attorney General, to be used at his discretion in determining the manufacturing quotas or importation requirements under this title and the Controlled Substances Import and Export Act. The Committee does not intend the relocation of this provision in a different Act, or its slight revision, to change its substance or implementation in any respect. It is simply felt that the requirements are more appropriately located in the Controlled Substances Act than the Public Health Service Act because they concern the control of narcotic drugs.

Section 5(b)—redesignates section 302(b) of the existing PHS Act as section 747 in the title X of the new PHS Act. As such its requirements are combined with those of the existing requirements of the Community Mental Health Centers Act concerning narcotic addiction, drug abuse, and drug dependence prevention and rehabilitation. Section 302(b) as redesignated is slightly revised to conform to its new context and requires that, for the purpose of encouraging States to provide adequate facilities and methods for the care and treatment of their narcotic addicts, the Secretary shall cooperate with States for purposes of aiding them in solving their narcotic drug problems and shall give authorized representatives of the States the benefit of his experience in the care, treatment, and rehabilitation of narcotic addicts. Again, the relocation and modest revision of this section is not intended by the Committee to change either its substance or implementation.

Section 5(c)—repeals sections 307, 314(f), and 372 of the existing PHS Act. Further, repeals the headings for parts A through E, and G through J of title III of the existing PHS Act. The repealed sections are no longer felt by the Committee to be needed since each of them has become dated, has been replaced in its effect by a subsequent provision of law, or is no longer used. They are discussed in more detail earlier in the Committee Report. The repeal of the headings is necessary because the content of the parts involved have been transferred to other parts of the PHS Act and given new headings.

Section 5(d)—specifies that title III of the PHS Act is to consist of sections 304, 305, 312a, 313, 308, 312, and 315 of the existing PHS Act, arranged as listed and redesignated as sections 301 through 307. Various technical and conforming amendments to these sections are made, including substitution of the term "Secretary" for "Surgeon General" and correction of cross references within them.

New section 301, old section 304, entitled "Research and Demonstrations Relating to Health Facilities and Services", is amended by repealing subsection (b) which required that various studies be done by the Secretary prior to the end of 1971 and which has therefore become a dated provision of law. This section is further amended by sub-

stituting a new, simplified authorization of appropriations which authorizes \$94 million for the fiscal year ending June 30, 1973.

New section 303, old section 312a, is given a new heading, "Birth and Death Certificates".

New section 305, old section 308 concerning "International Cooperation", is amended to provide that, for the purpose of advancing the status of the health sciences in the United States (and thereby the health of the American people), the Secretary may participate with other countries in cooperative endeavors in biomedical health research and the health services research and statistical activities authorized by title III. In connection with the cooperative endeavors thus authorized, the Secretary may:

- (1) make such use of resources offered by participating foreign countries as he may find necessary and appropriate;

- (2) establish and maintain fellowships in participating foreign countries and establish and maintain fellowships in the United States for citizens of such countries;

- (3) make grants to public institutions or agencies and to non-profit private institutions or agencies in the United States and in participating foreign countries for the purpose of establishing and maintaining the fellowships authorized by subparagraph (2);

- (4) make grants or loans of equipment and materials for use by public or nonprofit private institutions or agencies, or by individuals, in participating foreign countries;

- (5) participate and otherwise cooperate in any international meetings, conferences, or other activities concerned with health research, health services research, or health statistics;

- (6) facilitate the interchange between the United States and participating foreign countries, and among participating foreign countries, of research scientists and experts who are engaged in experiments and programs of health research, health services research, and health statistics activities, and in carrying out such purpose pay per diem compensation, subsistence, and travel for such scientists and experts when away from their places of residence at rates not to exceed those provided in section 5703(b) of title 5, U.S.C., for persons in the government service employed intermittently; and

- (7) procure in accordance with section 3109 of title 5, U.S.C., the temporary or intermittent services of experts or consultants.

The Secretary is not, in the exercise of this authority, to provide financial assistance for the construction of any facility in any foreign country. The substance of the new provisions of section 305 conforms substantially to the substance of the old provisions of section 308 in the existing PHS Act. They have been redrafted to conform to modern usage and to eliminate unnecessary definitions.

New section 307, old section 315, entitled "Health Education and Information", is modified to clarify the intent that the published weekly reports be used by all those concerned with health services rather than just those "engaged in work related to the functions of the (Public Health) Service".

Section 6(a)—amends existing title IV of the PHS Act by inserting at the beginning a new part A, entitled "General Research Authority",

consisting of a new section 400, entitled "General Research Authority", which combines the substantive provisions of existing sections 301 and 303 of the PHS Act. These are relocated because it is felt that they go more appropriately with the other research provisions contained in title IV than with the provisions for health services research and health statistics contained in title III. Sections 301 and 303 which deal, respectively, with biomedical research and mental health research are combined since they contain essentially redundant provisions. The combined provisions have been slightly revised from their original language to conform to modern usage and the requirements of their combination. This revision and relocation of the provisions contained in existing sections 301 and 303 is not intended by the Committee to change either the substance or the implementation of these provisions.

Section 6(b)—conforms references in title IV to the creation of the new section 400.

Section 6(c)—conforms references in title IV to the redesignation of existing section 501 as new section 12.

Section 6(d)—conforms a reference to existing section 217 to its new designation as section 17.

Section 6(e)—conforms a reference to "leprosy" to its new description as "Hansen's disease."

Section 6(f)—redesignates parts A through G of existing title IV of the PHS Act as parts B through H, respectively. This is required by the creation of the new part A providing a general research authority.

Section 6(g)—redesignates title I of the existing Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970 as part I of title IV of the new PHS Act. Makes a variety of technical and conforming changes in the provisions involved. Part I provides for the creation of a National Institute on Alcohol Abuse and Alcoholism.

Section 7(a)—amends the heading for title V of the PHS Act to read, "Title 5—Health Systems Planning and Development". The subsequent provisions of section 7 place together in title V of the new PHS Act all of the programs in the existing PHS Act for health systems planning and development, including the CHP, RMP, and Hill-Burton programs. These changes are summarized in title V of Table II of the Committee report.

Section 7(b)—provide a table which rearranges and redesignates provisions of the existing PHS Act as provisions of title V of the new PHS Act. This table is included in Table II of the Committee Report under title V of Table II. Redesignates sections 314(a), (b), and (g), 311(b), and 316 of the existing PHS Act as sections 501–502 of the new Act. Designates sections 501–502 as "Part A—Comprehensive Health Planning". Redesignates sections 601–646 of the existing PHS Act as sections 505–546 of the new Act. Designates sections 505–546 as "Part B—Assistance for Construction and Modernization of Hospitals and Other Medical Facilities". Redesignates sections 900–910(a) of the existing PHS Act as sections 551–561 of the new PHS Act. Designates sections 551–561 as "Part C—Education, Research, Training, and Demonstrations in the Fields of Heart Diseases, Cancer, Stroke, Kidney Disease, and Other Related Diseases".

Section 7(c)—makes a conforming change in new section 561.

Section 7(d)—repeals subsections (b) and (c) of section 910 of the existing PHS Act. These sections provide the Secretary with broad general authority for assisting in the costs of projects for improving or developing new means for the delivery of health services and the utilization of health manpower in such delivery. The Committee feels that these authorities are redundant with those contained in existing section 304 of the PHS Act and, further, have been abused by the Department of Health, Education, and Welfare. For these reasons the Committee intends that they no longer be available to the Secretary.

Section 7(e)—provides that references in the sections in existing law redesignated by this legislation to sections and other divisions of the PHS Act are to be considered as references to such sections or other divisions as redesignated and included in the PHS Act by this legislation.

Section 8(a)—amends the heading for title VI of the PHS Act to read, "Title VI—Health Services Programs: General". The rest of this section gathers into the new title VI all existing provisions of the PHS Act and related acts providing for the direct or indirect support of health services, other than mental health services. These changes are summarized in title VI of Table II of the committee report.

Section 8(b)—provides a table which rearranges and redesignates provisions of the existing PHS Act and related Acts as provisions of title VI of the new PHS Act. Redesignates section 314(e) and 314(d) of the existing PHS Act as sections 601 and 602 of the new PHS Act. Designates these sections as "Part A—Health Services Development." Redesignates sections 121–140 of the existing Developmental Disabilities Services and Facilities Construction Act as sections 605–622 of the new PHS Act. Designates these sections as "Part B—Developmental Disabilities". Further designates sections 605–611 as "Subpart 1—Construction, Demonstration and Training Grants for University-Affiliated Facilities for Persons with Developmental Disabilities", and sections 612–622 as "Subpart 2—Grants for Planning, Provision of Services, and Construction and Operation of Facilities for Persons with Developmental Disabilities". Redesignates section 310 of the existing PHS Act as section 635 of the new Act. Designates this section as "Part C—Migrant Health". Redesignates sections 1001–1008 of the existing PHS Act as sections 641–648 of the new Act. Designates these sections as "Part D—Population Research and Voluntary Family Planning Programs". Redesignates sections 1101–1115 of the existing PHS Act as sections 651–665 of the new Act. Designates these sections as "Part E—Genetic Blood Disorders". Designates sections 651–656 as "Subpart 1—Sickle Cell Anemia Programs", and sections 661–665 as "Subpart 2—Cooley's Anemia Programs". Redesignates section 329 of the existing PHS Act as section 671 of the new Act. Designates this section as "Part F—National Health Service Corps".

Section 8(c)—amends new section 671, section 329 of the existing PHS Act concerning the National Health Service Corps, by adding to the end of subsection (a) a sentence which was inadvertently omitted from an earlier revision of this subsection. It provides that the Secretary shall use his best efforts to provide, to each county certified by him to be without the services of a physician physically residing within

such county, at least one physician in the Public Health Service, except for counties so sparsely populated as not to require such a physician.

Section 8(d)—amends the new title VI of the PHS Act as arranged by section 8(b) above by inserting after subpart 2 of part B a new subpart, "General Provisions". These are thus general provisions concerning the developmental disabilities program required by part B. They are essentially identical to the requirements of sections 401, 403-406, and 408-410 of title IV of the Mental Retardation Facilities and Community Mental Health Centers Act of 1963. Technical and conforming changes have been made in those sections to fit them to their new context, correct cross references within them, and reflect the fact that they were originally written to apply to both the developmental disabilities and CMHC programs and in this situation apply only to the developmental disabilities program.

Section 8(e)—provides that references in the provisions of law shown in the second column of the table in section 8(b) to sections and other divisions of the PHS Act and the Developmental Disabilities Services and Facilities Construction Act are to be considered as references to such sections or other divisions as redesignated and included in the PHS Act by section 8(b).

Section 9(a)—amends the heading for title VII of the PHS Act to read, "Title VII—Health Services Program: Mental Health". Gathers in title VII of the new PHS Act all of the provisions of existing law providing for direct or indirect support of mental health services. These changes are summarized in title VI of table II of the Committee report.

Section 9(b)—provides a table which rearranges and redesignates provisions of the existing Community Mental Health Centers (CMHC) Act and Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970 as provisions of title VII of the new PHS Act. This table will be found in Table II of the Committee report under title VII. Redesignates sections 201-207 of the existing CMHC Act as sections 701-707 of the new PHS Act. Designates these sections as "Part A—Grants for Construction of Community Mental Health Centers". Redesignates sections 220-224 of the existing CMHC Act as sections 711-715 of the new PHS Act. Designates these sections as "Part B—Grants for initial Cost of Professional and Technical Personnel of Community Mental Health Centers". Redesignates sections 240-247 of the existing CMHC Act and sections 201, 301-303, 502-503, 321, and 333 of the existing Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970 as sections 721-736, respectively, of the new PHS Act. Designates these sections as "Part C—Alcoholism". Redesignates sections 251-256 of the existing CMHC Act as sections 741-746 of the new PHS Act. Designates these sections as "Part D—Narcotic Addiction, Drug Abuse, and Drug Dependence Prevention and Rehabilitation". Redesignates sections 271-272 of the existing CMHC Act as sections 751-752 of the new PHS Act. Designates these sections as "Part E—Mental Health of Children". Redesignates sections 261, 263-264, and 266 of the existing CMHC Act as sections 761-764 of the new PHS Act. Designates these sections as "Part F—General Provisions".

Section 9(c)—adds new sections 765-782 to Part F of the title VII

of the new PHS Act containing general provisions for mental health service programs. These new sections are essentially identical to the provisions of sections 265, 401, 403-406, and 408-410 of the Mental Retardation Facilities and Community Mental Health Centers Construction Act of 1963. They have been slightly revised to conform them to their new context and to the fact that they now apply only to CMHC programs rather than to both CMHC and developmental disabilities programs.

Section 9(d)—provides that references in the provisions of law listed in column 2 of the table in section 9(b) to sections and other divisions of the Community Mental Health Centers Act shall be considered as references to such sections or other divisions as redesignated and included in the PHS Act by section 9(b).

Section 10(a)—amends the heading for title VIII of the PHS Act to read, "Title VIII—Health Manpower Programs: Institutional Assistance". Gathers into this new title VIII all existing provisions of the PHS Act providing institutional assistance of various kinds to schools for the education of health manpower. These changes are summarized in title VIII of Table II of the committee report.

Section 10(b)—provides a table which rearranges and redesignates provisions of law providing institutional assistance for the education of health manpower as provisions of title VIII of the new PHS Act. The table will be found in Table II of the Committee report under title VIII. Redesignates section 309 of the existing PHS Act as section 801 of the new PHS Act. Designates this section as "Part A—Public Health Training". Redesignates section 314(c) of the existing PHS Act as section 804 of the new Act. Designates this section as "Part B—Health Planning Training". Redesignates sections 701-711 of the existing Act as section 807-817 of the new Act. Designates these sections as "Part C—Grants for Construction of Health Research Facilities". Redesignates sections 720-729 of the existing Act as section 820-829 of the new Act. Designates these sections as "Part D—Assistance for Construction of Teaching Facilities for Medical, Dental, and Other Health Personnel". Redesignates section 770-775 of the existing Act as sections 832-837 of the new Act. Designates these sections as "Part E—Assistance To Improve the Quality of Health Professions Schools". Redesignates sections 801-808, 821, 809-810, 868, and 841-843 of the existing PHS Act as section 840-854 of the new Act, respectively. Designates these sections as "Part F—Nurse Training". Redesignates sections 791-793, 794A, 794C, 795-796, and 798 of the existing PHS Act as section 857-864 of the new Act, respectively. Designates these sections as "Part G—Training in the Allied Health Professions". Redesignates sections 767-769B of the existing PHS Act as sections 868-872 of the new Act. Designates these sections as "Part H—Additional Grants for Training Programs".

Section 10(c)—provides that references in the provisions of law listed in column 2 of the table in section 10(b) to sections and other divisions of the PHS Act are to be considered as references to such sections or other divisions as redesignated and included in the PHS Act by section 10(b).

Section 10(d)—amends title VII of the PHS Act, as amended by section 10(b), by adding after Part H a new part, "Part 1—General

Provisions". This part contains provisions of existing law concerning advance funding, and the prohibition of discrimination on the basis of sex. These provisions are found in sections 799, 799A, 844, and 845 of the existing PHS Act.

Section 11(a)—amends the heading for title IX of the PHS Act to read, "Title IX—Health Manpower Programs: Student Assistance". Gathers in the new title IX of the PHS Act all existing provisions of law providing for assistance to individual health manpower students. These changes are summarized in title IX of Table II of the Committee report.

Section 11(b)—provides a table which rearranges and redesignates provisions of the existing PHS Act as provisions of title IX of the new PHS Act. This table will be found in table 2 of the Committee report under title IX. Redesignates section 225 of the existing PHS Act as section 901 of the new PHS Act. Designates this section as "Part A—National Health Service Corps Scholarship Program". Redesignates section 306 of the existing PHS Act as section 904 of the new Act. Designates this section as "Part B—Public Health Traineeships". Redesignates sections 704–707 of the existing Act as sections 907–915 of the new Act. Designates these sections as "Part C—Loans for Students at Schools of Medicine, Osteopathy, Dentistry, Pharmacy, Podiatry, Optometry, and Veterinary Medicine". Designates sections 907–913 as "Subpart 1—Loans to Students Studying in the United States", and section 915 as "Subpart 2—Loans to Students Studying Abroad". Redesignates sections 780–781 and 784–786 of the existing Act as sections 921–930 of the new Act. Designates these sections as "Part D—Scholarships for Students at Schools of Medicine, Osteopathy, Dentistry, Pharmacy, Podiatry, Optometry, and Veterinary Medicine". Designates sections 921–922 as "Subpart 1—Scholarships for Students Studying in the United States", section 925 as "Subpart 2—Scholarships for Students Studying Abroad", and sections 928–930 as "Subpart 3—Physician Shortage Area Scholarship Program". Redesignates sections 822–830 of the existing Act as sections 935–943 of the new Act. Designates these sections as "Part E—Loans for Nursing Students". Redesignates sections 860–861 and 869 of the existing Act as sections 951–953 of the new Act. Designates these sections as "Part F—Scholarships for Nursing Students". Redesignates sections 794B and 794D of the existing Act as sections 961–962 of the new Act. Designates these sections as "Part G—Scholarships and Loans for Students of the Allied Health Professions".

Section 11(c)—provides that references in the provisions of law listed in column 2 of the table in section 11(b) to sections and other divisions of the PHS Act are to be considered as references to such sections or other divisions as redesignated and included in the PHS Act by section 11(b).

Section 11(d)—amends title IX of the new PHS Act as amended by section 11(b), by adding after Part G a new part, entitled, "Part H—General Provisions". This new part contains provisions of law concerning advances funding and the prohibition of discrimination on the basis of sex found in existing sections 799, 799A, 844, and 845 of the PHS Act.

Section 12(a)—amends the heading for title X of the Act to read, "Title X—Health Regulatory Programs".

Section 12(b)—provides a table which rearranges and redesignates provisions of the the existing PHS Act as provisions of title X of the new PHS Act. The table will be found in Table II of the Committee report under title X. Redesignates sections 351–360F of the existing PHS Act as sections 1001–1023 of the new Act. Designates sections 1001–1003 as “Part A—Regulation of Biological Products and Clinical Laboratories”. Designates sections 1011–1023 as “Part B—Electronic Product Radiation Control”.

Section 12(c)—provides that references in the provisions of law listed in column 2 of the table in section 12(b) to sections and other divisions of the PHS Act are to be considered as references to such sections or other divisions as redesignated and included in the PHS Act by section 12(b).

Section 13—repeals title XII of the Act of July 1, 1944 (P.L. 78-410). Title XII of the Act of July 1 contains various temporary and emergency provisions and amendments and repeals required by the conditions of World War II. The Act of July 1, 1944, was the Act which created the Public Health Service Act but title XII of that Act was not included in the PHS Act. Correspondence with the Department of Health, Education, and Welfare has established that none of the provisions of this title are needed at this time and that repeal of these provisions is appropriate.

Section 14—requires the Secretary of HEW to submit to the Committee on Interstate and Foreign Commerce of the House of Representatives a draft of technical and conforming changes in the PHS Act and other Federal laws which are necessary to reflect in such Act and other Federal laws the changes made to the PHS Act and other Federal laws by this legislation. This draft is to be submitted as soon as is practicable but in any event not later than 90 days after the date of enactment of the legislation. This requirement is done to complete the technical redrafting of the law required by the amendments made by this legislation and to provide a corroboration of the accuracy of the redrafting provided by it. It is the Committee's intent that after the receipt of this draft, and its appropriate consideration, it will subsequently be enacted to complete the rearrangement of the PHS Act that is begun by H.R. 10957.

Section 15(a)—provides that an advisory committee established by or pursuant to section 16 of the new PHS Act or any other provision of that Act shall terminate its functions at such time as may be specifically prescribed by an Act of Congress enacted after the date of enactment of this Act.

Section 15(b)—requires the Secretary of HEW to report to the Committee on Labor and Public Welfare of the Senate and the Committee on Interstate and Foreign Commerce of the House on (1) the purpose and use of each advisory committee established by or pursuant to the PHS Act, and (2) his recommendations respecting the termination of each such Advisory Committee. This report is to be submitted within one year after the date of enactment of this legislation.

The Federal Advisory Committee Act of 1972 provides that all advisory committees created by law shall terminate unless otherwise specified within two years after the enactment of the Advisory Committee Act, i.e., by October 6, 1974. The Committee is not convinced that the termination of all of the advisory committees required by the

PHS Act is appropriate at this time but does intend, with the assistance of HEW and the report required by this section, to review the purpose and functions of each of these advisory committees and provide for their continuation or termination specifically in subsequent legislation.

Section 16—requires the Secretary of HEW to report to the Committee on Labor and Public Welfare of the Senate and the Committee on Interstate and Foreign Commerce of the House on (1) the identity of each report required to be made by the Secretary under the new PHS Act to the Congress (or any Committee thereof), (2) the provision of such Act which requires such a report, (3) the purpose of each such report, and (4) the due date for each such report. This report is to be submitted within one year after the enactment of this Act. The report of the Secretary under this section is to include such recommendations as he considers appropriate for termination or consolidation of any such reporting requirements.

The PHS Act and related acts have, since they were first written in 1944, through their many subsequent amendments accumulated a variety of often archaic, redundant, or no longer respected reporting requirements. As a result many of these reports have become useless to either the Department or the Congress for the purpose for which they were originally intended. The Committee intends to review these reporting requirements in hopes of eliminating inappropriate ones and reemphasizing the importance of complete and accurate reporting under the remaining requirements. The report required of the Secretary by this section is to be used by the Committee in this review and the Committee intends subsequent legislation designed to achieve this purpose.

AGENCY REPORTS

No agency reports had been received at the time of filing the committee report from any agencies on either H.R. 10957, or H.R. 7274, a similar bill on which reports were requested by the committee on May 1, 1973.

CHANGES IN EXISTING LAW MADE BY THE BILL, AS REPORTED

The consolidation and rearranging of the provisions of the Public Health Service Act and related acts required by H.R. 10957 would require the preparation of a Ramseyer print over 450 pages in length in order to achieve strict compliance with clause 3 of rule XIII of the Rules of the House of Representatives. The Committee has chosen to dispense with the preparation of such a lengthy print because the provisions involved are merely rearranged, redesignated and consolidated rather than substantively altered and because of the enormous preparation and printing costs thus avoided. In lieu of the Ramseyer print the following two tables contain in parallel columns complete descriptions of how the legislation will affect the Public Health Service Act and related acts.

The first of the following tables shows the titles, parts and sections of the new Public Health Service Act as it would be created by H.R. 10957, and for each indicates the source of the legislative provision in existing law. Except as noted in the table or elsewhere in this report, the actual text of each section would be unchanged although its location in law and section number would be altered.

The second table shows in briefer form where and how the titles, parts and sections of the existing Public Health Service Act and related acts are redesignated by the proposed legislation. This allows one who is concerned with the fate of any particular provision of these acts to ascertain easily where and how it is redesignated. The second table gives only the old and new section numbers for any given provision of law. Thus the new section number found in the second table should be used to locate the section in the first table, where additional detail will be found.

TABLE II—SOURCES OF MATERIAL INCORPORATED IN THE NEW PUBLIC HEALTH SERVICE ACT BY THE PUBLIC HEALTH ACT AMENDMENTS OF 1973

TITLE I OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE I—GENERAL PROVISIONS

PART A—SHORT TITLE AND FINDINGS

Sec. 1. Short title
Sec. 2. Findings

Section 1 of the existing Public Health Service Act.
New (based on the preamble to Public Law 89-749).

PART B—GENERAL PROVISIONS

Sec. 11. Definitions
Sec. 12. Gifts
Sec. 13. Memorials and other acknowledgments
Sec. 14. Availability of appropriations
Sec. 15. Evaluation of programs
Sec. 16. National Advisory Councils
Sec. 17. Administration of grants in certain multigrant projects
Sec. 18. Annual report

Section 2 of such Act.
Section 501 of such Act.
Section 512 of such Act.
Sections 509 and 507 of such Act.
Section 513 of such Act.
Sections 208(c), 217, and 222 of such Act.
Section 310A of such Act.

Sections 310B and 511 of such Act.

TITLE II OF THE NEW PUBLIC HEALTH SERVICE ACT

TITLE II—PUBLIC HEALTH SERVICE AND
FEDERAL HEALTH PROGRAMS

PART A—ADMINISTRATION

- Sec. 201. Administration and organization of public health service
- Sec. 202. Commission Corps
- Sec. 203. Grades, ranks, and title of the Commission Corps
- Sec. 204. Appointment of personnel
- Sec. 205. Pay and allowances
- Sec. 206. Training of officers
- Sec. 207. Annual and sick leave
- Sec. 208. Professional categories
- Sec. 209. Promotions and separation of commissioned officers in the regular corps
- Sec. 210. Retirement of commissioned officers
- Sec. 211. Military benefits
- Sec. 212. Detail of personnel
- Sec. 213. Use of service in time of war or emergency
- Sec. 214. Transportation of remains of officers
- Sec. 215. Unauthorized wearing of uniforms
- Sec. 216. Settlement of claims
- Sec. 217. Defense of certain malpractice and negligence suits
- Sec. 218. Regulations

SOURCE OF TEXT

Sections 201 and 202 of such Act.

Section 203 and 204 of such Act.

Section 206 of such Act.

Section 207 of such Act.

Section 208 (a), (b), (d), (e), (f) and (g) of such Act.

Section 218 of such Act.

Section 219 of such Act.

Section 209 of such Act.

Sections 210 and 220 of such Act.

Section 211 of such Act.

Sections 212 and 221 of such Act.

Section 214 of such Act.

Section 216 of such Act.

Section 506 of such Act.

Section 510 of such Act.

Section 505 of such Act.

Section 224 of such Act.

Section 215 of such Act.

TITLE II OF THE NEW PUBLIC HEALTH SERVICE ACT

TITLE II—PUBLIC HEALTH SERVICE AND
FEDERAL HEALTH PROGRAMS—Continued

PART B—FEDERAL HEALTH PROGRAMS

SUBPART 1—PUBLIC HEALTH SERVICE MEDICAL CARE
FACILITIES; MEDICAL CARE

Sec. 221. Hospitals
Sec. 222. Care and treatment of seamen and certain other persons
Sec. 223. Care and treatment of Federal prisoners
Sec. 224. Examination and treatment of Federal employees
Sec. 225. Examination of aliens
Sec. 226. Services to Coast Guard, Coast and Geodetic Survey
Sec. 227. Interdepartmental work
Sec. 228. Sharing of medical care facilities and resources
Sec. 229. Use of immigration station hospitals
Sec. 230. Money collected for care of patients
Sec. 231. Care of Public Health Service patients at St. Elizabeths Hospital
Sec. 232. Volunteer services

SOURCE OF TEXT

Section 321 of such Act.
Section 322 of such Act.
Section 323 of such Act.
Section 324 of such Act.
Section 325 of such Act.
Section 326 of such Act.
Section 327 of such Act.
Sections 311 (c) and 328 of such Act.
Section 502 of such Act.
Section 503 of such Act.
Section 504 of such Act.
Section 223 of such Act.

SUBPART 2—NATIONAL LIBRARY OF MEDICINE

- Sec. 241. Purpose and establishment of Library
- Sec. 242. Functions of the Library
- Sec. 243. Board of Regents
- Sec. 244. Gifts to Library
- Sec. 245. Definitions
- Sec. 246. Library facilities
- Sec. 247. Transfer of Armed Forces Medical Library
- Sec. 248. Regional branches of the National Library of Medicine

SUBPART 3—ASSISTANCE TO MEDICAL LIBRARIES

- Sec. 251. Declaration of policy, statement of purpose, and authorization of appropriations
- Sec. 252. Definitions
- Sec. 253. National Medical Libraries Assistance Board
- Sec. 254. Assistance for construction of facilities
- Sec. 255. Grants for training in medical library sciences
- Sec. 256. Assistance for special scientific projects, and for research and development in medical library science and related fields
- Sec. 257. Grants for establishing, expanding, and improving the basic resources of medical libraries and related instrumentalities
- Sec. 258. Grants and contracts for establishment of regional medical libraries
- Sec. 259. Financial support of biomedical scientific publications
- Sec. 260. Continuing availability of appropriated funds
- Sec. 261. Records and audit
- Sec. 262. Transferability of such funds

- Section 381 of such Act.
- Section 382 of such Act.
- Section 383 of such Act.
- Section 384 of such Act.
- Section 385 of such Act.
- Section 386 of such Act.
- Section 387 of such Act.
- Section 388 of such Act.

Section 390 of such Act.

- Section 391 of such Act.
- Section 392 of such Act.
- Section 393 of such Act.
- Section 394 of such Act.
- Section 395 of such Act.

Section 396 of such Act.

Section 397 of such Act.

Section 398 of such Act.

- Section 399 of such Act.
- Section 399a of such Act.
- Section 399b of such Act.

TITLE II OF THE NEW PUBLIC HEALTH SERVICE ACT

TITLE II—PUBLIC HEALTH SERVICE AND
FEDERAL HEALTH PROGRAMS—Continued

SUBPART 4—COMMUNICABLE DISEASES AND QUARANTINE

- Sec. 265. Federal-State cooperation
- Sec. 266. Grants for vaccination programs and other communicable disease control programs
- Sec. 267. Projects and programs for the prevention and control of venereal disease
- Sec. 268. Control of communicable diseases
- Sec. 269. Suspension of entries and imports from designated places
- Sec. 270. Special powers in time of war
- Sec. 271. Quarantine stations
- Sec. 272. Certain duties of consular and other officers
- Sec. 273. Bills of health
- Sec. 274. Civil air navigation and civil aircraft
- Sec. 275. Penalties
- Sec. 276. Administration of oaths

SOURCE OF TEXT

- Section 311(a) of such Act.
- Section 317 of such Act.
- Section 318 of such Act.
- Section 361 of such Act.
- Section 362 of such Act.
- Section 363 of such Act.
- Section 364 of such Act.
- Section 365 of such Act.
- Section 366 of such Act.
- Section 367 of such Act.
- Section 368 of such Act.
- Section 369 of such Act.

SUBPART 5—NARCOTIC ADDICTS AND OTHER DRUG ABUSERS

- Sec. 281. Care and treatment
- Sec. 282. Employment of addicts or other persons with drug abuse and drug dependence problems
- Sec. 283. Convicts
- Sec. 284. Voluntary patients
- Sec. 285. Persons committed from District of Columbia
- Sec. 286. Penalties
- Sec. 287. Release of patients

SUBPART 6—PERSONS WITH HANSEN'S DISEASE

- Sec. 291. Receipt of persons with Hansen's Disease
- Sec. 292. Apprehension, detention, treatment, and release

TITLE III—HEALTH SERVICES RESEARCH AND DEVELOPMENT

- Sec. 301. Research and demonstrations relating to Health facilities and services
- Sec. 302. The national health surveys and studies
- Sec. 303. Birth and death certificates
- Sec. 304. Collection of vital statistics
- Sec. 305. International cooperation
- Sec. 306. Health conferences
- Sec. 307. Health education and information

Section 341 of such Act.
Section 342 of such Act.

Section 343 of such Act.
Section 344 of such Act.
Section 345 of such Act.
Section 346 of such Act.
Section 347 of such Act.

Section 331 of such Act.
Section 332 of such Act.

Section 304 of the Public Health Service Act.

Section 305 of such Act.
Section 312a of such Act.
Section 313 of such Act.
Section 308 of such Act, rewritten.
Section 312 of such Act.
Section 315 of such Act.

TITLE IV OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE IV—NATIONAL RESEARCH INSTITUTES

PART A—GENERAL RESEARCH AUTHORITY

Sec. 400. General research authority

Sections 301 and 303 of the Public Health Service Act, rewritten.

PART B—NATIONAL CANCER INSTITUTE

Part A of title IV of such Act.

PART C—NATIONAL HEART AND LUNG INSTITUTE

Part B of such title.

PART D—NATIONAL INSTITUTE OF DENTAL RESEARCH

Part C of such title.

PART E—NATIONAL INSTITUTE ON ARTHRITIS, RHEUMATISM, AND METABOLIC DISEASES, NATIONAL INSTITUTE OF NEUROLOGICAL DISEASES AND STROKE, AND OTHER INSTITUTES

Part D of such title.

PART F—INSTITUTES OF CHILD HEALTH AND HUMAN DEVELOPMENT AND OF GENERAL MEDICAL SCIENCES

Part E of such title.

PART G—NATIONAL EYE INSTITUTE

Part F of such title.

PART H—ADMINISTRATIVE PROVISIONS

Part G of such title.

PART I—NATIONAL INSTITUTE ON ALCOHOL ABUSE AND ALCOHOLISM

Sec. 461. Establishment of the Institute

Section 101 of the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970.

Sec. 462. Reports by the Secretary

Section 102 of such Act.

TITLE V OF THE NEW PUBLIC HEALTH SERVICE ACT

TITLE V—HEALTH SYSTEMS PLANNING AND
DEVELOPMENT

PART A—COMPREHENSIVE HEALTH PLANNING

Sec. 501. Comprehensive State health planning.

Sec. 502. National Advisory Council on Comprehensive
Health Planning Programs.

PART B—ASSISTANCE FOR CONSTRUCTION AND MODERNIZA-
TION OF HOSPITALS AND OTHER MEDICAL FACILITIES

Subpart 1—Grants and Loans for Construction and Mod-
ernization of Hospitals and Other Medical Facilities

Sec. 505. Authorization of Appropriations for construc-
tion and modernization grants.

Sec. 506. State allotments.

Sec. 507. General regulations.

Sec. 508. State plans.

Sec. 509. Approval of projects for construction or mod-
ernization.

SOURCE OF TEXT

Subsections (a), (b), and (g) of section 314 of the Public
Health Service Act and subsection (b) of section 311
of such Act.

Section 316 of such Act.

Section 601 of such Act.

Section 602 of such Act.

Section 603 of such Act.

Section 604 of such Act.

Section 605 of such Act.

TITLE V OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE V—HEALTH SYSTEMS PLANNING AND
DEVELOPMENT—Continued

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Sec. 510. Payments for construction or modernization.	Section 606 of such Act.
Sec. 511. Withholding of payments.	Section 607 of such Act.
Sec. 512. Judicial review.	Section 608 of such Act.
Sec. 513. Recovery.	Section 609 of such Act.
Sec. 514. Loans for construction or modernization of hospitals and other medical facilities.	Section 610 of such Act.
Subpart 2—Loan Guarantees and Loans for Modernization and Construction of Hospitals and Other Medical Facilities	
Sec. 521. Authorization of loan guarantees and loans.	Section 621 of such Act.
Sec. 522. Allocation among the States.	Section 622 of such Act.
Sec. 523. Applications and conditions.	Section 623 of such Act.
Sec. 524. Payments of interest on guaranteed loan.	Section 624 of such Act.
Sec. 525. Limitation on amount of loans guaranteed or directly made.	Section 625 of such Act.
Sec. 526. Loan guarantee and loan fund.	Section 626 of such Act.
Sec. 527. Provisions applicable to loans to public facilities.	Section 627 of such Act.
Subpart 3—Construction or Modernization of Emergency Rooms	
Sec. 531. Authorization.	Section 631 of such Act.
Sec. 532. Eligibility for grants.	Section 632 of such Act.
Sec. 533. Payments.	Section 633 of such Act.

Subpart 4—General

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| Sec. 541. Federal hospital council and advisory committees. | Section 641 of such Act. |
| Sec. 542. Conference of State agencies. | Section 642 of such Act. |
| Sec. 543. State control of operations. | Section 643 of such Act. |
| Sec. 544. Loans for certain hospital experimentation projects. | Section 643A of such Act. |
| Sec. 545. Definitions. | Section 645 of such Act. |
| Sec. 546. Financial statements. | Section 646 of such Act. |

PART C—EDUCATION, RESEARCH, TRAINING, AND DEMONSTRATIONS IN THE FIELDS OF HEART DISEASES, CANCER, STROKE, KIDNEY DISEASE, AND OTHER RELATED DISEASES

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| Sec. 551. Purposes. | Section 900 of such Act. |
| Sec. 552. Authorizations of appropriations. | Section 901 of such Act. |
| Sec. 553. Definitions. | Section 902 of such Act. |
| Sec. 554. Grants for planning. | Section 903 of such Act. |
| Sec. 555. Grants for establishment and operation of regional medical programs. | Section 904 of such Act. |
| Sec. 556. National Advisory Council on Regional Medical Programs. | Section 905 of such Act. |
| Sec. 557. Regulations. | Section 906 of such Act. |
| Sec. 558. Information on special treatment and training centers. | Section 907 of such Act. |
| Sec. 559. Report. | Section 908 of such Act. |
| Sec. 560. Records and audit. | Section 909 of such Act. |
| Sec. 561. Multiprogram services. | Section 910(a) of such Act. |

TITLE VI OF THE NEW PUBLIC HEALTH SERVICE ACT

TITLE VI—HEALTH SERVICES PROGRAMS:
GENERAL

PART A—HEALTH SERVICES DEVELOPMENT

- Sec. 601. Project grants for health services development.
Sec. 602. Grants for comprehensive public health services.

PART B.—DEVELOPMENTAL DISABILITY

Subpart 1—Construction, Demonstration and Training
Grants for University-Affiliated Facilities for Persons
with Developmental Disabilities

- Sec. 605. Authorization of appropriations.
Sec. 606. Demonstration and training grants.
Sec. 607. Applications.
Sec. 608. Amount of grants; payments.
Sec. 609. Recovery.
Sec 610. Nonduplication of grants.
Sec 611. Maintenance of effort.

SOURCE OF TEXT

- Section 314(e) of the Public Health Service Act.
Section 314(d) of such Act.

- Section 121 of the Developmental Disabilities Services and
Facilities Construction Act.
Section 122 of such Act.
Section 123 of such Act.
Section 124 of such Act.
Section 125 of such Act.
Section 126 of such Act.
Section 127 of such Act.

Subpart 2—Grants for Planning, Provision of Services,
and Construction and Operation of Facilities for Per-
sons with Developmental Disabilities

Sec. 612. Declaration of purpose.
Sec. 613. Authorization of appropriations.
Sec. 614. State allotments.
Sec. 615. National Advisory Council on Services and
Facilities for the Developmentally Disabled.
Sec. 616. State plans.
Sec. 617. Approval of projects for construction.
Sec. 618. Withholding of payments for construction.
Sec. 619. Payments to the States for planning, administra-
tion, and services.
Sec. 620. Withholding of payments for planning, admin-
istration, and services.
Sec. 621. Regulations.
Sec. 622. Nonduplication.

Section 130 of such Act.
Section 131 of such Act.
Section 132 of such Act.
Section 133 of such Act.

Section 134 of such Act.
Section 135 of such Act.
Section 136 of such Act.
Section 137 of such Act.

Section 138 of such Act.

Section 139 of such Act.
Section 140 of such Act.

SUBPART 3—GENERAL PROVISIONS

Sec. 625. Definitions.
Sec. 626. Payments for construction.
Sec. 627. Judicial Review.
Sec. 628. Recovery.
Sec. 629. State Control of Operations.
Sec. 630. Records and Audit.
Sec. 631. Nonduplication.
Sec. 632. Determination of Poverty Area.

Section 401 of Title IV of the Mental Retardation Facil-
ities and Community Mental Health Centers Act of 1963.
Section 403 of such Act.
Section 404 of such Act.
Section 405 of such Act.
Section 406 of such Act.
Section 408 of such Act.
Section 409 of such Act.
Section 410 of such Act.

TITLE VI OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE VI—HEALTH SERVICES PROGRAMS—
GENERAL—Continued

PART C—MIGRANT HEALTH

Sec. 635. Health services for domestic agricultural migrants.

Section 310 of the Public Health Service Act.

PART D—POPULATION RESEARCH AND VOLUNTARY FAMILY
PROGRAMS

Sec. 641. Project grants and contracts for family planning services.

Section 1001 of such Act.

Sec. 642. Formula grants to States for family planning services.

Section 1002 of such Act.

Sec. 643. Training grants and contracts.

Section 1003 of such Act.

Sec. 644. Research grants and contracts.

Section 1004 of such Act.

Sec. 645. Informational and educational materials.

Section 1005 of such Act.

Sec. 646. Regulations and payments.

Section 1006 of such Act.

Sec. 647. Voluntary participation.

Section 1007 of such Act.

Sec. 648. Prohibition of assistance for abortions.

Section 1008 of such Act.

PART E—GENETIC BLOOD DISORDERS

Subpart 1—Sickle Cell Anemia Programs

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|--|---------------------------|
| Sec. 651. Sickle cell anemia screening and counseling programs and information and education programs. | Section 1101 of such Act. |
| Sec. 652. Project grants and contracts. | |
| Sec. 653. Voluntary participation. | Section 1102 of such Act. |
| Sec. 654. Applications; administration of grant and contract programs. | Section 1103 of such Act. |
| Sec. 655. Public Health Service facilities. | Section 1104 of such Act. |
| Sec. 656. Reports. | Section 1105 of such Act. |
| | Section 1106 of such Act. |

Subpart 2—Cooley's Anemia Programs

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| Sec. 661. Cooley's anemia screening, treatment, and counseling, research, and information and education programs. | Section 1111 of such Act. |
| Sec. 662. Voluntary participation. | Section 1112 of such Act. |
| Sec. 663. Applications; administration of grant and contract programs. | Section 1113 of such Act. |
| Sec. 664. Public Health Service facilities. | Section 1114 of such Act. |
| Sec. 665. Reports. | Section 1115 of such Act. |

TITLE VI OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE VI—HEALTH SERVICES PROGRAMS:
GENERAL—Continued

PART F—NATIONAL HEALTH SERVICE CORPS

Sec. 671. Assignment of medical and other health personnel to critical need areas. Section 329 of such Act.

TITLE VII—HEALTH SERVICES PROGRAM:
MENTAL HEALTH

PART A—GRANTS FOR CONSTRUCTION OF COMMUNITY
MENTAL HEALTH CENTERS

Sec. 701. Authorization of appropriations.

Section 201 of the Community Mental Health Centers Act of 1963.

Sec. 702. Allotments to States.

Section 202 of such Act.

Sec. 703. Regulations.

Section 203 of such Act.

Sec. 704. State plans.

Section 204 of such Act.

Sec. 705. Approval of projects.

Section 205 of such Act.

Sec. 706. Withholding of payments.

Section 206 of such Act.

Sec. 707. Nonduplication of grants.

Section 207 of such Act.

PART B—GRANTS FOR INITIAL COST OF PROFESSIONAL AND
TECHNICAL PERSONNEL OF COMMUNITY MENTAL HEALTH
CENTERS

Sec. 711. Authorization, duration, and amount of grants.
Sec. 712. Applications and conditions for approval.
Sec. 713. Payments.
Sec. 714. Regulations.
Sec. 715. Authorization of appropriations.

Section 220 of such Act.
Section 221 of such Act.
Section 222 of such Act.
Section 223 of such Act.
Section 224 of such Act.

PART C—ALCOHOLISM

Sec. 721. Declaration of findings and purposes.
Sec. 722. Construction grants.
Sec. 723. Staffing grants.
Sec. 724. Specialized facilities.
Sec. 725. Projects eligible under regulation program.
Sec. 726. Payments.
Sec. 727. Direct grants for special projects.
Sec. 728. Grants and contracts for the prevention of alcohol abuse and alcoholism.
Sec. 729. Alcohol abuse and alcoholism among Federal civilian employees.
Sec. 730. Authorization for formula grants.
Sec. 731. State allotment for formula grants.
Sec. 732. State plan requirement for formula grants.
Sec. 733. Records and audits.
Sec. 734. Payments.
Sec. 735. Admission of alcohol abusers and alcoholics to hospitals.
Sec. 736. Confidentiality of records.

Section 240 of such Act.
Section 241 of such Act.
Section 242 of such Act.
Section 243 of such Act.
Section 244 of such Act.
Section 245 of such Act.
Section 246 of such Act.
Section 247 of such Act.

Section 201 of the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act of 1970.
Section 301 of such Act.
Section 302 of such Act.
Section 303 of such Act.
Section 502 of such Act.
Section 503 of such Act.
Section 321 of such Act.
Section 333 of such Act.

TITLE VII OF THE NEW PUBLIC HEALTH SERVICES ACT

SOURCE OF TEXT

TITLE VII—HEALTH SERVICES PROGRAM:
MENTAL HEALTH—Continued

PART D—NARCOTIC ADDICTION, DRUG ABUSE, AND DRUG
DEPENDENCE PREVENTION AND REHABILITATION

- Sec. 741. Construction and staffing grants.
Sec. 742. Direct grants for special projects.
Sec. 743. Drug abuse education.
Sec. 744. Projects eligible under regular program.
Sec. 745. Payment.
Sec. 746. Special projects for narcotic addicts and drug
dependent persons.
Sec. 747. Federal-State Cooperation.

Section 251 of the Community Mental Health Centers Act.
Section 252 of such Act.
Section 253 of such Act.
Section 254 of such Act.
Section 255 of such Act.
Section 256 of such Act.

Section 302(b) of the existing Public Health Service Act.

PART E—MENTAL HEALTH OF CHILDREN

- Sec. 751. Grants for treatment facilities.
Sec. 752. Training and evaluation.

Section 271 of the Community Mental Health Centers Act.
Section 272 of such Act.

PART F—GENERAL PROVISIONS

- Sec. 761. Authorization of appropriations for parts C
and D.
Sec. 762. Protection of personal rights of persons with
alcohol and drug abuse problems.
Sec. 763. Grants for consultation services.

Section 261 of such Act.
Section 263 of such Act.
Section 264 of such Act.

Sec. 764. Approval by National Advisory Mental Health Council.

Sec. 765. Definitions.

Sec. 766. Payments for Construction.

Sec. 767. Judicial Review.

Sec. 768. Recovery.

Sec. 769. State Control of Operations.

Sec. 780. Records and Audit.

Sec. 781. Nonduplication.

Sec. 782. Determination of Poverty Area.

TITLE VIII—HEALTH MANPOWER PROGRAMS: INSTITUTIONAL ASSISTANCE

PART A—PUBLIC HEALTH TRAINING

Sec. 801. Project grants for graduate training in public health.

PART B—HEALTH PLANNING TRAINING

Sec. 804. Project grants for training, studies, and demonstrations for health planning.

PART C—GRANTS FOR CONSTRUCTION OF HEALTH RESEARCH FACILITIES

Sec. 807. Declaration of policy.

Sec. 808. Definitions.

Section 266 of such Act.

Section 401 of Title IV of the Mental Retardation Facilities and Community Mental Health Centers Construction Act of 1963, and section 265 of such Act.

Section 403 of such Act.

Section 404 of such Act.

Section 405 of such Act.

Section 406 of such Act.

Section 408 of such Act.

Section 409 of such Act.

Section 410 of such Act.

Section 309 of the Public Health Service Act.

Section 314(c) of such Act.

Section 701 of such Act.

Section 702 of such Act.

TITLE VIII OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE VIII—HEALTH SERVICES PROGRAM:
MENTAL HEALTH—Continued

PART C—GRANTS FOR CONSTRUCTION OF HEALTH
RESEARCH FACILITIES—Continued

Sec. 809. National Advisory Council on Health Research Facilities.	Section 703 of such Act.
Sec. 810. Authorization of appropriations.	Section 704 of such Act.
Sec. 811. Approval of applications.	Section 705 of such Act.
Sec. 812. Amount of grant; payments.	Section 706 of such Act.
Sec. 813. Recapture of payments.	Section 707 of such Act.
Sec. 814. Noninterference with administration of institutions.	Section 708 of such Act.
Sec. 815. Regulations.	Section 709 of such Act.
Sec. 816. Reports.	Section 710 of such Act.
Sec. 817. Technical assistance.	Section 711 of such Act.

PART D—ASSISTANCE FOR CONSTRUCTION OF TEACHING
FACILITIES FOR MEDICAL, DENTAL, AND OTHER HEALTH
PERSONNEL

Sec. 820. Authorization of appropriations.	Section 720 of such Act.
Sec. 821. Approved of applications.	Section 721 of such Act.
Sec. 822. Amount of grants; payments.	Section 722 of such Act.
Sec. 823. Recapture of payments.	Section 723 of such Act.
Sec. 824. Definitions.	Section 724 of such Act.

Sec. 825. National Advisory Council on Health Professions Education.	Section 725 of such Act.
Sec. 826. Noninterference with administration.	Section 726 of such Act.
Sec. 827. Regulations.	Section 727 of such Act.
Sec. 828. Technical assistance.	Section 728 of such Act.
Sec. 829. Loan guarantees and interest subsidies.	Section 729 of such Act.

PART E—ASSISTANCE TO IMPROVE THE QUALITY OF HEALTH PROFESSIONS SCHOOLS

Sec. 832. Capitation grants.	Section 770 of such Act.
Sec. 833. Start-up assistance.	Section 771 of such Act.
Sec. 834. Special project grants and contracts.	Section 772 of such Act.
Sec. 835. Grants to assist health professions schools which are in financial distress.	Section 773 of such Act.
Sec. 836. Health manpower education initiative awards.	Section 774 of such Act.
Sec. 837. Applications for capitation, startup, special project, and financial distress.	Section 775 of such Act.

PART F—NURSE TRAINING

Sec. 840. Authorization of appropriations for construction grants.	Section 801 of such Act.
Sec. 841. Approval of applications for construction grants.	Section 802 of such Act.
Sec. 842. Amount of construction grant; payments.	Section 803 of such Act.
Sec. 843. Recapture of payments.	Section 804 of such Act.
Sec. 844. Special project grants and contracts; financial distress grants.	Section 805 of such Act.
Sec. 845. Capitation grants.	Section 806 of such Act.
Sec. 846. Applications for special projects, financial distress, capitation, and start-up grants.	Section 807 of such Act.
Sec. 847. Authorization of appropriations.	Section 808 of such Act.

TITLE VIII—HEALTH MANPOWER PROGRAMS: INSTITUTIONAL ASSISTANCE—Continued

Part F—Nurse Training—Continued

Sec. 848. Traineeships.	Section 821 of such Act.
Sec. 849. Loan guarantees and interest subsidies.	Section 809 of such Act.
Sec. 850. Start up grants for new nurse training programs.	Section 810 of such Act.
Sec. 851. Grants and contracts to encourage full utilization of educational talent for the nursing profession.	Section 868 of such Act.
Sec. 852. National Advisory Council on Nurse Training; review committee.	Section 841 of such Act.
Sec. 853. Noninterference with administration of institutions.	Section 842 of such Act.
Sec. 854. Definitions.	Section 843 of such Act.

PART G—TRAINING IN THE ALLIED HEALTH PROFESSIONS

Sec. 857. Grants for construction of teaching facilities for allied health professions personnel.	Section 791 of such Act.
Sec. 858. Grants to improve the quality of training for allied health professions.	Section 792 of such Act.
Sec. 859. Traineeships for advanced training of allied health professions personnel.	Section 793 of such Act.
Sec. 860. Grants and contracts to encourage full utilization of educational talent for allied health professions.	Section 794A of such Act.
Sec. 861. Work-study programs.	Section 794C of such Act.
Sec. 862. Definitions.	Section 795 of such Act.
Sec. 863. Records and audits.	Section 796 of such Act.
Sec. 864. Study.	Section 798 of such Act.

PART H—ADDITIONAL GRANTS FOR TRAINING PROGRAMS

- Sec. 868. Grants for training, traineeships, and fellowships in family medicine.
Sec. 869. Grants for support of postgraduate training programs for physicians and dentists.
Sec. 870. Grants for training, traineeships, and fellowships for health professions teaching personnel.
Sec. 871. Grants for computer technology health care demonstration programs.
Sec. 872. General provisions.

Section 767 of such Act.

Section 768 of such Act.

Section 769 of such Act.

Section 769A of such Act.

Section 769B of such Act.

PART I—GENERAL PROVISIONS

- Sec. 881. Advance funding.
Sec. 882. Discrimination on basis of sex prohibited.

Section 799 and 844 of such Act.
Sections 799A and 845 of such Act.

TITLE IX—HEALTH MANPOWER PROGRAMS: STUDENT ASSISTANCE

PART A—NATIONAL HEALTH SERVICE CORPS SCHOLARSHIP PROGRAM

- Sec. 901. Scholarship training program.

Section 225 of the Public Health Service Act.

PART B—PUBLIC HEALTH TRAINEESHIPS

- Sec. 904. Traineeships for professional public health personnel.

Section 306 of such Act.

TITLE IX OF THE NEW PUBLIC HEALTH SERVICE ACT

SOURCE OF TEXT

TITLE IX—HEALTH MANPOWER PROGRAMS:
STUDENT ASSISTANCE—Continued

PART C—LOANS FOR STUDENTS AT SCHOOLS OF MEDICINE,
OSTEOPATHY, DENTISTRY, PHARMACY, PODIATRY, OP-
TOMETRY, AND VETERINARY MEDICINE

Subpart 1—Loans to Students Studying in the United
States

- Sec. 907. Loan agreements.
- Sec. 908. Loan provisions.
- Sec. 909. Authorization of appropriations.
- Sec. 910. Distribution of assets from loan funds.
- Sec. 911. Loans to schools; revolving fund.
- Sec. 912. Administrative provisions.
- Sec. 913. Transfer of funds to scholarships.

- Section 740 of such Act.
- Section 741 of such Act.
- Section 742 of such Act.
- Section 743 of such Act.
- Section 744 of such Act.
- Section 745 of such Act.
- Section 746 of such Act.

Subpart 2—Loans to Students Studying Abroad

- Sec. 915. Student loans.

- Section 747 of such Act.

PART D—SCHOLARSHIPS FOR STUDENTS AT SCHOOLS OF
MEDICINE, OSTEOPATHY, DENTISTRY, PHARMACY, PODIA-
TRY, OPTOMETRY, AND VETERINARY MEDICINE

Subpart 1—Scholarships for Students Studying in the
United States

Sec. 921. Scholarship grants for study in the United States. Section 780 of such Act.

Sec. 922. Transfer to student loan funds. Section 781 of such Act.

Subpart 2—Scholarships for Students Studying Abroad

Sec. 925. Scholarship grants for study abroad. Section 785 of such Act.

Subpart 3—Physician Shortage Area Scholarship
Program

Sec. 928. Scholarship grants. Section 784 of such Act.

Sec. 929. Administration; contractual arrangements. Section 785 of such Act.

Sec. 930. Authorization of appropriations. Section 786 of such Act.

TITLE IX—HEALTH MANPOWER PROGRAMS:
STUDENT ASSISTANCE—Continued

PART E—LOANS FOR NURSING STUDENTS

Sec. 935. Loan agreements.	Section 822 of such Act.
Sec. 936. Loan provisions.	Section 823 of such Act.
Sec. 937. Authorization of appropriations for loans.	Section 824 of such Act.
Sec. 938. Allotments and payments of Federal capital contributions.	Section 825 of such Act.
Sec. 939. Distribution of assets from loan funds.	Section 826 of such Act.
Sec. 940. Loans to schools.	Section 827 of such Act.
Sec. 941. Administrative provisions.	Section 828 of such Act.
Sec. 942. Transfers to scholarship program.	Section 829 of such Act.
Sec. 943. Loan forgiveness.	Section 830 of such Act.

PART F—SCHOLARSHIPS FOR NURSING STUDENTS

Sec. 951. Scholarship grants.	Section 860 of such Act.
Sec. 952. Transfers to student loan program.	Section 861 of such Act.
Sec. 953. Definition of academic year.	Section 869 of such Act.

PART G—SCHOLARSHIPS AND LOANS FOR STUDENTS OF
THE ALLIED HEALTH PROFESSIONS

Sec. 961. Scholarship grants.	Section 794B of such Act.
Sec. 962. Student loans.	Section 794D of such Act.

PART H—GENERAL PROVISIONS

- Sec. 971. Advance funding.
- Sec. 972. Discrimination on basis of sex prohibited.

Sections 799 and 844 of such Act.
Sections 799A and 845 of such Act.

TITLE X—HEALTH REGULATORY PROGRAMS

PART A—REGULATION OF BIOLOGICAL PRODUCTS AND CLINICAL LABORATORIES

- Sec. 1001. Regulation of biological products.
- Sec. 1002. Preparation of biological products.
- Sec. 1003. Licensing of clinical laboratories.

Section 351 of the Public Health Service Act.
Section 352 of such Act.
Section 353 of such Act.

PART B—ELECTRONIC PRODUCT RADIATION CONTROL

- Sec. 1011. Declaration of purpose.
- Sec. 1012. Definitions.
- Sec. 1013. Electronic product radiation control program.
- Sec. 1014. Studies by the Secretary.
- Sec. 1015. Performance standards for electronic products.
- Sec. 1016. Notification of defects in, and repair or replacement of, electronic products.
- Sec. 1017. Imports.
- Sec. 1018. Inspection and reports.
- Sec. 1019. Prohibited acts.
- Sec. 1020. Enforcement.
- Sec. 1021. Annual report.
- Sec. 1022. Federal-State cooperation.
- Sec. 1023. Effect of State standards.

Section 354 of such Act.
Section 355 of such Act.
Section 356 of such Act.
Section 357 of such Act.
Section 358 of such Act.
Section 359 of such Act.

Section 360 of such Act.
Section 360A of such Act.
Section 360B of such Act.
Section 360C of such Act.
Section 360D of such Act.
Section 360E of such Act.
Section 360F of such Act.

TITLE ?? OF THE NEW PUBLIC HEALTH SERVICE ACT

TITLE XI—(Vacant)

TITLE XII—EMERGENCY MEDICAL
SERVICES SYSTEMS

Identical to the existing Title XII

TITLE XIII—HEALTH MAINTENANCE
ORGANIZATIONS

Identical to the existing Title XIII

SOURCE OF TEXT

Title XII

Title XIII

**TABLE III—FATES OF PROVISIONS OF EXISTING LAW
MOVED, CHANGED OR REPEALED BY THE PUBLIC
HEALTH SERVICE ACT AMENDMENTS OF 1973 ¹**

PUBLIC HEALTH SERVICE ACT			
TITLE I—SHORT TITLE AND DEFINITIONS			
<i>Section number in existing law</i>	<i>New section number or disposition</i>	<i>Section number in existing law</i>	<i>New section number or disposition</i>
1	1.	2	11.
TITLE II—ADMINISTRATION			
201	201.	212	211.
202	201.	214	212.
203	202.	215	218.
204	202.	216	213.
205	Repealed.	217	16.
206	203.	218	206.
207	204.	219	207.
208 (a), (b), (d), (e), (f), (g)	205.	220	209(n).
208(c)	16(f).	221	211 (e), (f).
209	208.	222	16(e).
210	209.	223	232.
211	210.	224	217.
		225	901.
TITLE III—GENERAL POWERS AND DUTIES OF PUBLIC HEALTH SERVICE			
301	400.	314(c)	804.
302(a)	New 517 of Control- led Substances Act.	(d)	602.
302(b)	747.	(e)	601.
303	400.	(f)	Repealed.
304	301.	(g)	501.
305	302.	315	307.
306	904.	316	502.
307	Repealed.	317	266.
308	305.	318	267.
309	801.	321	221.
310	635.	322	222.
310A	17.	323	223.
310B	18.	324	224.
311(a)	265.	325	225.
(b)	501.	326	226.
(c)	228(c).	327	227.
312	306.	328	228.
312a	303.	329	671.
313	304.	331	291.
314(a)	501.	332	292.
(b)	501.	341	281.

¹ This table gives only the section number for sections of existing Acts and the new section number that a given section would receive in the new Public Health Service Act. For additional detail on any given section of existing law, the new section number found in this table should be used to locate the section in the preceding table.

TITLE III—GENERAL POWERS AND DUTIES OF PUBLIC HEALTH SERVICE—continued

<i>Section number in existing law</i>	<i>New section number or disposition</i>	<i>Section number in existing law</i>	<i>New section number or disposition</i>
342 -----	282.	365 -----	272.
343 -----	283.	366 -----	273.
344 -----	284.	367 -----	274.
345 -----	285.	368 -----	275.
346 -----	286.	369 -----	276.
347 -----	287.	372 -----	Repealed.
351 -----	1001.	381 -----	241.
352 -----	1002.	382 -----	242.
353 -----	1003.	383 -----	243.
354 -----	1011.	384 -----	244.
355 -----	1012.	385 -----	245.
356 -----	1013.	386 -----	246.
357 -----	1014.	387 -----	247.
358 -----	1015.	388 -----	248.
359 -----	1016.	390 -----	251.
360 -----	1017.	391 -----	252.
360A -----	1018.	392 -----	253.
360B -----	1019.	393 -----	254.
360C -----	1020.	394 -----	255.
360D -----	1021.	395 -----	256.
360E -----	1022.	396 -----	257.
360F -----	1023.	397 -----	258.
361 -----	268.	398 -----	259.
362 -----	269.	399 -----	260.
363 -----	270.	399a -----	261.
364 -----	271.	399b -----	262.

TITLE IV—NATIONAL RESEARCH INSTITUTES

401 -----	Same.	418 -----	Do.
402 -----	Do.	419A -----	Do.
403 -----	Do.	419B -----	Do.
404 -----	Do.	421 -----	Do.
405 -----	Do.	422 -----	Do.
406 -----	Do.	423 -----	Do.
407 -----	Do.	424 -----	Do.
408 -----	Do.	431 -----	Do.
409 -----	Do.	432 -----	Do.
410 -----	Do.	433 -----	Do.
410A -----	Do.	434 -----	Do.
410B -----	Do.	441 -----	Do.
410C -----	Do.	442 -----	Do.
411 -----	Do.	443 -----	Do.
412 -----	Do.	444 -----	Do.
413 -----	Do.	445 -----	Do.
414 -----	Do.	451 -----	Do.
415 -----	Do.	452 -----	Do.
416 -----	Do.	453 -----	Do.
417 -----	Do.	454 -----	Do.

TITLE V—MISCELLANEOUS

501 -----	12.	508 -----	Repealed.
502 -----	229.	509 -----	14.
503 -----	230.	510 -----	215.
504 -----	231.	511 -----	18.
505 -----	216.	512 -----	13.
506 -----	214.	513 -----	15.
507 -----	14.		

TITLE VI—ASSISTANCE FOR CONSTRUCTION AND MODERNIZATION OF HOSPITALS AND
OTHER MEDICAL FACILITIES

<i>Section number in existing law</i>	<i>New section number or disposition</i>	<i>Section number in existing law</i>	<i>New section number or disposition</i>
600 -----	Repealed.	624 -----	524.
601 -----	505.	625 -----	525.
602 -----	506.	626 -----	526.
603 -----	507.	627 -----	527.
604 -----	508.	631 -----	531.
605 -----	509.	632 -----	532.
606 -----	510.	633 -----	533.
607 -----	511.	641 -----	541.
608 -----	512.	642 -----	542.
609 -----	513.	643 -----	543.
610 -----	514.	643A -----	544.
621 -----	521.	645 -----	545.
622 -----	522.	646 -----	546.
623 -----	523.		

TITLE VII—HEALTH RESEARCH AND TEACHING FACILITIES IN TRAINING OF
PROFESSIONAL HEALTH PERSONNEL

701 -----	807.	768 -----	869.
702 -----	808.	769 -----	870.
703 -----	809.	769A -----	871.
704 -----	810.	769B -----	872.
705 -----	811.	770 -----	832.
706 -----	812.	771 -----	833.
707 -----	813.	772 -----	834.
708 -----	814.	773 -----	835.
709 -----	815.	774 -----	836.
710 -----	816.	775 -----	837.
711 -----	817.	780 -----	921.
720 -----	820.	781 -----	922.
721 -----	821.	785 (scholar-	925.
722 -----	822.	ship grants	
723 -----	823.	for study	
724 -----	824.	abroad)	
725 -----	825.	784 (scholar-	928.
726 -----	826.	ship grants)	
727 -----	827.	785 (adminis-	929.
728 -----	828.	tration;	
729 -----	829.	contractual	
740 -----	907.	arrange-	
741 -----	908.	ments)	
742 -----	909.	786 -----	930.
743 -----	910.	791 -----	857.
744 -----	911.	792 -----	858.
745 -----	912.	793 -----	859.
746 -----	913.	794A -----	860.
747 -----	915.	794B -----	961.
761 -----	Not presently in use.	794C -----	861.
762 -----	Do.	794D -----	962.
763 -----	Do.	795 -----	862.
764 -----	Do.	796 -----	863.
765 -----	Do.	798 -----	864.
766 -----	Do.	799 -----	881, 971.
767 -----	868.	799A -----	882, 972.

TITLE VIII—NURSE TRAINING

<i>Section number in existing law</i>	<i>New section number or disposition</i>	<i>Section number in existing law</i>	<i>New section number or disposition</i>
801 -----	840.	826 -----	939.
802 -----	841.	827 -----	940.
803 -----	842.	828 -----	941.
804 -----	843.	829 -----	942.
805 -----	844.	830 -----	943.
806 -----	845.	841 -----	852.
807 -----	846.	842 -----	853.
808 -----	847.	843 -----	854.
809 -----	849.	844 -----	881, 971.
810 -----	850.	845 -----	882, 972.
821 -----	848.	860 -----	951.
822 -----	935.	861 -----	952.
823 -----	936.	868 -----	851.
824 -----	937.	869 -----	953.
825 -----	938.		

TITLE IX—EDUCATION, RESEARCH, TRAINING, AND DEMONSTRATIONS IN THE FIELDS OF HEART DISEASE, CANCER, KIDNEY DISEASE, AND OTHER RELATED DISEASES

900 -----	551.	907 -----	558.
901 -----	552.	908 -----	559.
902 -----	553.	909 -----	560.
903 -----	554.	910 (a) -----	561.
904 -----	555.	910 (b) -----	Repealed.
905 -----	556.	910 (c) -----	Do.
906 -----	557.		

TITLE X—POPULATION RESEARCH AND VOLUNTARY FAMILY PLANNING PROGRAMS

1001 -----	641.	1005 -----	645.
1002 -----	642.	1006 -----	646.
1003 -----	643.	1007 -----	647.
1004 -----	644.	1008 -----	648.

TITLE XI—GENETIC BLOOD DISORDERS

1101 -----	651.	1111 -----	661.
1102 -----	652.	1112 -----	662.
1103 -----	653.	1113 -----	663.
1104 -----	654.	1114 -----	664.
1105 -----	655.	1115 -----	665.
1106 -----	656.		

TITLE XII—EMERGENCY MEDICAL SERVICES SYSTEMS

Unchanged by H.R. 10957, section numbers and location remain the same.

TITLE XIII—HEALTH MAINTENANCE ORGANIZATIONS

Unchanged by H.R. 10957, section numbers and location remain the same.

DEVELOPMENTAL DISABILITIES SERVICES AND FACILITIES CONSTRUCTION ACT

100 -----	Repealed.	134 -----	616.
121 -----	605.	135 -----	617.
122 -----	606.	136 -----	618.
123 -----	607.	137 -----	619.
124 -----	608.	138 -----	620.
125 -----	609.	139 -----	621.
126 -----	610.	140 -----	622.
127 -----	611.	141 -----	Repealed.
130 -----	612.	142 -----	Do.
131 -----	613.	143 -----	Do.
132 -----	614.	144 -----	Do.
133 -----	615.	145 -----	Do.

COMMUNITY MENTAL HEALTH CENTERS ACT

<i>Section number in existing law</i>	<i>New section number or disposition</i>	<i>Section number in existing law</i>	<i>New section number or disposition</i>
200 -----	Repealed.	244 -----	725.
201 -----	701.	245 -----	726.
202 -----	702.	246 -----	727.
203 -----	703.	247 -----	728.
204 -----	704.	251 -----	741.
205 -----	705.	252 -----	742.
206 -----	706.	253 -----	743.
207 -----	707.	254 -----	744.
220 -----	711.	255 -----	745.
221 -----	712.	256 -----	746.
222 -----	713.	261 -----	761.
223 -----	714.	263 -----	762.
224 -----	715.	264 -----	763.
240 -----	721.	265 -----	765.
241 -----	722.	266 -----	764.
242 -----	723.	271 -----	751.
243 -----	724.	272 -----	752.

TITLE IV OF THE MENTAL RETARDATION FACILITIES AND COMMUNITY MENTAL
HEALTH CENTERS CONSTRUCTION ACT OF 1963

401 -----	625, 765.	406 -----	629, 769.
403 -----	626, 766.	408 -----	630, 780.
404 -----	627, 767.	409 -----	631, 781.
405 -----	628, 768.	410 -----	632, 782.

COMPREHENSIVE ALCOHOL ABUSE AND ALCOHOLISM PREVENTION, TREATMENT, AND
REHABILITATION ACT OF 1970

1 -----	Repealed.	303 -----	732.
101 -----	461.	321 -----	735.
102 -----	462.	333 -----	736.
201 -----	729.	501 -----	Repealed.
301 -----	730.	502 -----	733.
302 -----	731.	503 -----	734.



